Volume 33, Number 4 Pages 395–502 February 15, 2008

SALUS POPULI SUPREMA LEX ESTO

"The welfare of the people shall be the supreme law."



ROBIN CARNAHAN SECRETARY OF STATE

MISSOURI REGISTER

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Missouri



REGISTER

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Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the *Missouri Register*. Orders of Rulemaking appearing in the *Missouri Register* will be published in the *Code of State Regulations* and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule. To review the entire year's schedule, please check out the website at http://www.sos.mo.gov/adrules/pubsched.asp

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Columbia, MO 65211-7298
(573) 882-9369

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HOW TO CITE RULES AND RSMo

RULES—Cite material in the *Missouri Register* by volume and page number, for example, Vol. 28, *Missouri Register*, page 27. The approved short form of citation is 28 MoReg 27.

The rules are codified in the Code of State Regulations in this system—

TitleCode of State RegulationsDivisionChapterRule1CSR10-1.010DepartmentAgency, DivisionGeneral area regulatedSpecific area regulated

They are properly cited by using the full citation , i.e., 1 CSR 10-1.010.

Each department of state government is assigned a title. Each agency or division within the department is assigned a division number. The agency then groups its rules into general subject matter areas called chapters and specific areas called rules. Within a rule, the first breakdown is called a section and is designated as (1). Subsection is (A) with further breakdown into paragraph 1., subparagraph A., part (I), subpart (a), item I. and subitem a.

ules appearing under this heading are filed under the authority granted by section 536.025, RSMo 2000. An emergency rule may be adopted by an agency if the agency finds that an immediate danger to the public health, safety or welfare, or a compelling governmental interest requires emergency action; follows procedures best calculated to assure fairness to all interested persons and parties under the circumstances; follows procedures which comply with the protections extended by the Missouri and the United States Constitutions; limits the scope of such rule to the circumstances creating an emergency and requiring emergency procedure, and at the time of or prior to the adoption of such rule files with the secretary of state the text of the rule together with the specific facts, reasons and findings which support its conclusion that there is an immediate danger to the public health, safety or welfare which can be met only through the adoption of such rule and its reasons for concluding that the procedure employed is fair to all interested persons and parties under the circumstances.

ules filed as emergency rules may be effective not less than ten (10) days after filing or at such later date as may be specified in the rule and may be terminated at any time by the state agency by filing an order with the secretary of state fixing the date of such termination, which order shall be published by the secretary of state in the *Missouri Register* as soon as practicable.

Il emergency rules must state the period during which they are in effect, and in no case can they be in effect more than one hundred eighty (180) calendar days or thirty (30) legislative days, whichever period is longer. Emergency rules are not renewable, although an agency may at any time adopt an identical rule under the normal rulemaking procedures.

Title 2—DEPARTMENT OF AGRICULTURE Division 90—Weights and Measures Chapter 30—Petroleum Inspection

EMERGENCY AMENDMENT

2 CSR 90-30.040 Quality Standards for Motor Fuels. The division is removing the publisher's note and amending the summary and section (1).

PURPOSE: This amendment relaxes the volatility standards (vapor lock protection class requirements) for gasoline containing ethanol and clarifies the effective date of the most current ASTM International Standards as established by Chapter 414.032, RSMo.

EMERGENCY STATEMENT: This emergency amendment is necessary to preserve a compelling government interest in the transition from fossil-based to renewable fuels. The Missouri Renewable Fuel Standard Act, section 414.255, RSMo Supp. 2007, contained in HB 1270 AND 1027, 93rd General Assembly, Second Regular Session (2006), requires on and after January 1, 2008, all gasoline sold or offered for sale in Missouri at retail shall be fuel ethanol-blended gasoline, unless otherwise provided. This emergency amendment modifies the volatility standards for gasoline containing ethanol. If this emergency amendment were not enacted, fuel shortages in Missouri could result due to lack of availability of a special blend stock of gasoline for blending with ethanol. This emergency amendment also clarifies the effective date of the most current annual book

of ASTM International standards and supplements as established by Chapter 414, RSMo. An Active standard is the current, official version of an ASTM standard. An Active standard supersedes the previous historical versions of a standard. Active and historical versions are published on its website www.astm.org or by mail ASTM International, 100 Barr Harbor Drive, PO Box C700, West Conshohocken, PA 19428-2959. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The Department of Agriculture believes this emergency amendment is fair to all interested persons under the circumstances. This emergency amendment filed January 4, 2008, effective January 14, 2008, expires July 11, 2008.

SUMMARY: [American Society for Testing and Materials (ASTM) Designation: D 4814-88a addresses standard specifications for the properties of automotive spark-ignition engine fuel. ASTM Designation: No. D 910-88a addresses standard specifications for the properties of aviation gasoline. ASTM Designation: D 1655-88a addresses standard specifications for the properties of aviation turbine fuel. ASTM Designation: D 975-88 addresses standard specifications for the properties of all diesel fuel. ASTM Designation: D 396-86 addresses standard specifications for the properties of all fuel oils. ASTM Designation: D 3699-88 addresses standard specifications for the properties of all kerosene. The number immediately following the designated specification number indicates the year of original adoption or, in the case of revision, the year of last revision.] Chapter 414.032, RSMo requires all kerosene, diesel fuel, heating oil, aviation turbine fuel, gasoline, gasoline-alcohol blends and other motor fuels meet the most current version of ASTM International standards. For the purpose of administering and giving effect to the provisions of this Act, the specification and test method standards set forth in the most recent version available of ASTM International standards as published on its website www.astm.org, as referenced by Chapter 414.032, RSMo except as amended or modified by the director. The following specifications are provided by the following designations:

D4814 Standard Specification for Automotive Spark-Ignition Engine Fuel

D910 Standard Specification for Aviation Gasoline

D1655 Standard Specification for Aviation Turbine Fuel

D975 Standard Specification for Diesel Fuel Oils

D396 Standard Specification for Fuel Oils

D3699 Standard Specification for Kerosine

D5798 Standard Specification for Fuel Ethanol (Ed75-Ed85) for Automotive Spark-Ignition Engines

D6751 Standard Specification for Biodiesel Fuel Blend Stock (B100) for Middle Distillate Fuels

D4806 Standard Specification for Denatured Fuel Ethanol for Blending with Gasolines for Use as Automotive Spark-Ignition Engine Fuel

D6227 Standard Specification for Grade 82 Unleaded Aviation Gasoline

- (1) Regulation Regarding Quality of Motor Fuels. The following fuels when sold, offered for sale or when used in this state shall meet the following requirements:
- (B) All automotive gasoline shall meet the requirements [set in the Annual Book of ASTM Standards, Designation: D 4814-88a] of ASTM D4814;
- (C) All automotive gasoline containing oxygenated additives shall meet the requirements [set in the Annual Book of ASTM Standards, Designation: D 4814-88a] of ASTM D4814 and the following requirements:

- 1. The total alcohol content shall not exceed ten (10) volume percent;
- 2. The oxygen content shall not exceed three and seven-tenths percent (3.7%) by weight;
- 3. When methanol is blended in quantities greater than threetenths (0.3) volume percent, the finished blend shall contain at least an equal amount of butanol or higher molecular weight alcohol; and
- 4. [When gasoline is blended with ten percent (10%) denatured ethanol, a vapor pressure tolerance not exceeding one (1) pound per square inch may be allowed and the fifty percent (50%) evaporated distillation temperature shall not be less than one hundred fifty-eight degrees Fahrenheit (158°F) (seventy degrees Celsius (70°C));] Gasoline blended with up to ten percent (10%) ethanol by volume shall be blended under any of the following three (3) options:
- A. The base gasoline used in such blends meets the requirements of ASTM D4814 and the ethanol meets the requirements of ASTM D4806. The finished blend meets ASTM D4814 with the following permissible exceptions;
- (I) The distillation minimum temperature at the fifty (50) volume percent evaporated point shall not be less than one hundred fifty-eight degrees Fahrenheit (158°F) for classes AA, A, B, and C and shall not be less than one hundred fifty degrees Fahrenheit (150°F) for classes D and E.
- (II) The Minimum Test Temperature at which the Vapor/Liquid Ratio is equal to twenty (20) shall be as follows for the applicable vapor lock protection class:

Class 2 shall be one hundred twenty-four degrees Fahrenheit (124 °F)

Class 3 shall be one hundred sixteen degrees Fahrenheit (116 °F)

Class 4 shall be one hundred ten degrees Fahrenheit (110 °F)

Class 5 shall be one hundred two degrees Fahrenheit (102 °F)

- B. The blend meets the requirements of ASTM D4814.
- C. The base fuel used in such blends meets all the requirements of ASTM D4814 except distillation, and the blend meets the distillation requirements of ASTM D4814;
- 5. Blends of gasoline and ethanol shall meet the following vapor pressure requirements:
- A. During the period between June 1 and September 15 of each calendar year, blends containing a minimum of nine percent (9%) ethanol by volume and a maximum of ten percent (10%) ethanol by volume shall not exceed the ASTM D4814 vapor pressure limits by more than one (1.0) p.s.i. All other blend concentrations shall meet the ASTM D4814 vapor pressure limits; and
- B. During the period between September 16 and May 31 of each calendar year, all blends of gasoline and ethanol shall not exceed the ASTM D4814 vapor pressure limits by more than one (1.0) p.s.i.
- (G) All aviation gasoline shall meet the requirements [in the Annual Book of ASTM Standards, Designation: D 910-88a] of ASTM D910;
- (H) All aviation turbine fuel shall meet the requirements [in the Annual Book of ASTM Standards, Designation: D 1655-88a] of ASTM D1655;
- (I) All diesel fuel shall meet the requirements [in the Annual Book of ASTM Standards, Designation: D 975-88] of ASTM D975;
- (J) All fuel oils shall meet the requirements [in the Annual Book of ASTM Standards, Designation: D 396-86] of ASTM D396; and
- (K) All kerosene shall meet the requirements [in the Annual Book of ASTM Standards, Designation: D 3699-88] of ASTM D3699.

AUTHORITY: section 414.142, RSMo 2000. This rule was previously filed as 2 CSR 90-30.030. Emergency rule filed Dec. 1, 1987, effective Jan. 1, 1988, expired March 1, 1988. Original rule filed Oct. 16, 1987, effective Feb. 11, 1988. Amended: Filed April 2, 1990, effective June 28, 1990. Emergency amendment filed Aug. 30, 2002, effective Sept. 10, 2002, expired March 9, 2003. Amended: Filed Aug. 30, 2002, effective Feb. 28, 2003. Emergency amendment filed Jan. 4, 2008, effective Jan. 14, 2008, expires July 11, 2008.

Executive Orders

MISSOURI REGISTER

he Secretary of State shall publish all executive orders beginning January 1, 2003, pursuant to section 536.035.2, RSMo Supp. 2007.

EXECUTIVE ORDER 08-01

WHEREAS, Samuel Clemens, Ernest Hemingway, T.S. Eliot, Langston Hughes, Tennessee Williams, and Laura Ingalls Wilder all called our state home at some time; and

WHEREAS, art and literature are windows to man's soul; and

WHEREAS, our poets, and their poetry, help define our humanity; and

WHEREAS, as Goethe explained, "True poetry identifies itself as such by knowing how to liberate us from the earthly burdens that oppress us, by being a secular gospel, by creating inner cheerfulness and outward contentment"; and

WHEREAS, a great poem is capable of lifting our spirits, healing old wounds, creating bonds that last, and bridging any divide.

NOW, THEREFORE, I, MATT BLUNT, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the laws of the state of Missouri, do hereby establish the post of Missouri Poet Laureate.

The Poet Laureate shall serve for two years, at the pleasure of the governor, and be responsible for promoting the arts in Missouri by making at least six public appearances per year at public libraries and schools across the state. The Laureate shall also compose an original poem in honor of Missouri that may be used for publication and distribution.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 8th day of January, 2008.

Matt Blunt Governor

ATTEST:

Robin Carnahan Secretary of State

EXECUTIVE ORDER 08-02

Whereas, I have been advised by the Director of the State Emergency Management Agency that several severe storm systems causing damages associated with tornados, high winds, hail, and flooding have impacted communities across the central and southern parts of the state of Missouri; and

Whereas, the severe weather that began on January 7, 2008, has created a condition of distress and hazard to the safety, welfare, and property of the citizens of Missouri beyond the capabilities of some local and other established agencies; and

Whereas, local officials are continuing to provide updated damage reports to the State Emergency Operations Center; and

Whereas, the citizens and communities of Missouri are still recovering from the effects of the December 2007 severe storms; and

Whereas, the resources of the state of Missouri may be needed to assist affected jurisdictions and to help relieve the condition of distress and hazard to the safety and welfare of our fellow Missourians; and

Whereas, protection of the safety and welfare of the citizens of the state requires an invocation of the provisions of Section 44.100 and 44.110, RSMo.

Now, Therefore, I, Matt Blunt, Governor of the state of Missouri, by virtue of the authority vested in me by the Constitution and laws of the state of Missouri, including Sections 44.100 and 44.110, RSMo, do hereby declare that a State of Emergency exists in the state of Missouri. I do hereby direct that the Missouri State Emergency Operations Plan be activated.

I further authorize the use of state agencies to provide assistance, as needed.

This order shall terminate on February 8, 2008, unless extended in whole or in part.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 11th day of January, 2008.

Matt Blunt Governor

ATTEST:

Robin Carnahan Secretary of State

EXECUTIVE ORDER 08-03

Whereas, I have been advised by the Director of the State Emergency Management Agency that several severe storm systems causing damages associated with tornados, high winds, hail, and flooding have impacted communities across the central and southern parts of the state of Missouri; and

Whereas, the severe weather that began on January 7, 2008, has created a condition of distress and hazard to the safety, welfare, and property of the citizens of Missouri beyond the capabilities of some local and other established agencies; and

Whereas, local officials are continuing to provide updated damage reports to the State Emergency Operations Center; and

Whereas, the citizens and communities of Missouri are still recovering from the effects of the December 2007 severe storms; and

Whereas, the resources of the state of Missouri may be needed to assist affected jurisdictions and to help relieve the condition of distress and hazard to the safety and welfare of our fellow Missourians; and

Whereas, protection of the safety and welfare of the citizens of the state requires an invocation of the provisions of Section 44.100 and 44.110, RSMo.

Now, Therefore, I, Matt Blunt, Governor of the state of Missouri, by virtue of the authority vested in me by the Constitution and laws of the state of Missouri, including Sections 44.100 and 44.110, RSMo, order and direct the Adjutant General of the state of Missouri, or his designee, to forthwith call and order into active service such portions of the organized militia as he deems necessary to aid the executive officials of Missouri, to protect life and property, and it is further ordered and directed that the Adjutant General or his designee, and through him, the commanding officer of any unit or other organization of such organized militia so ealled into active service take such action and employ such equipment as may be necessary in support of civilian authorities, and provide such assistance as may be authorized and directed by the Governor of this state.

This order shall terminate on February 8, 2008, unless extended in whole or in part.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 11th day of January, 2008.

Matt Blunt Governor

ATTEST:

Robin Carnahan Secretary of State Inder this heading will appear the text of proposed rules and changes. The notice of proposed rulemaking is required to contain an explanation of any new rule or any change in an existing rule and the reasons therefor. This is set out in the Purpose section with each rule. Also required is a citation to the legal authority to make rules. This appears following the text of the rule, after the word "Authority."

ntirely new rules are printed without any special symbology under the heading of the proposed rule. If an existing rule is to be amended or rescinded, it will have a heading of proposed amendment or proposed rescission. Rules which are proposed to be amended will have new matter printed in boldface type and matter to be deleted placed in brackets.

n important function of the *Missouri Register* is to solicit and encourage public participation in the rulemaking process. The law provides that for every proposed rule, amendment or rescission there must be a notice that anyone may comment on the proposed action. This comment may take different forms.

If an agency is required by statute to hold a public hearing before making any new rules, then a Notice of Public Hearing will appear following the text of the rule. Hearing dates must be at least thirty (30) days after publication of the notice in the *Missouri Register*. If no hearing is planned or required, the agency must give a Notice to Submit Comments. This allows anyone to file statements in support of or in opposition to the proposed action with the agency within a specified time, no less than thirty (30) days after publication of the notice in the *Missouri Register*.

n agency may hold a public hearing on a rule even though not required by law to hold one. If an agency allows comments to be received following the hearing date, the close of comments date will be used as the beginning day in the ninety (90)-day-count necessary for the filing of the order of rulemaking.

If an agency decides to hold a public hearing after planning not to, it must withdraw the earlier notice and file a new notice of proposed rulemaking and schedule a hearing for a date not less than thirty (30) days from the date of publication of the new notice.

Proposed Amendment Text Reminder: **Boldface text indicates new matter**.

[Bracketed text indicates matter being deleted.]

Title 1—OFFICE OF ADMINISTRATION
Division 10—Commissioner of Administration
Chapter 9—Requirements for Direct Deposit of Vendor
Payments

PROPOSED AMENDMENT

1 CSR 10-9.010 Requirements for Direct Deposit of Vendor Payments. The commissioner is amending section (1) and deleting the form and instructions which follow the rule in the *Code of State Regulations*.

PURPOSE: This amendment updates the required form for vendor direct deposit payments.

AGENCY NOTE: This rule is used in conjunction with 15 CSR 50-3, Unclaimed Property.

(1) Vendors on the Statewide Vendor File desiring to participate in the state's direct deposit program must complete [section A of the Vendor Automated Clearing House Application form (Exhibit A). The form is provided by any state agency to the vendor who shall be responsible for completing section B before forwarding it to the Office of Administration, Division of Accounting.] a vendor Automated Clearing House/Electronic Funds Transfer (ACH/EFT) Application. The application is available on the web at www.oa.mo.gov/acct under Forms. The form is also available by contacting the Office of Administration, Division of Accounting at (573) 751-2971. The completed application authorizes the Office of Administration to deposit (credit) a vendor's designated checking or savings account for the amount of a required payment. It also authorizes a vendor's account to be debited only when an error has occurred resulting in an erroneous payment to the vendor.

AUTHORITY: section 33.155, RSMo [Supp. 1990] 2000. Emergency rule filed Aug. 25, 1992, effective Oct. 1, 1992, expired Jan. 28, 1993. Emergency rule filed Dec. 30, 1992, effective Jan. 29, 1993, expired May 28, 1993. Original rule filed Aug. 25, 1992, effective April 8, 1993. Amended: Filed Jan. 3, 2008.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Administration, Division of Accounting, Thomas Sadowski, Director, PO Box 809, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 240—Public Service Commission Chapter 23—Electric Utility Operational Standards

PROPOSED RULE

4 CSR 240-23.010 Electric Utility System Reliability Monitoring and Reporting Submission Requirements

PURPOSE: This rule establishes reliability monitoring and reporting requirements for electrical corporations.

- (1) Information Reported. Commencing with the month following the month in which this rule becomes effective, each electrical corporation (as defined in section 386.020, RSMo) shall accumulate the following information (on a monthly basis):
- (A) System Average Interruption Frequency Index (SAIFI), which reflects the average frequency of service interruptions in number of occurrences per customer and is defined as the total number of customer interruptions for the period covered divided by the total number of customers served;
- (B) Customer Average Interruption Frequency Index (CAIFI), which reflects the average number of interruptions per customer interrupted and is defined as the total number of customer interruptions for the period covered divided by the total number of customers affected;

- (C) System Average Interruption Duration Index (SAIDI), which reflects the average interruption in hours or minutes per customer served for the period covered and is defined as the sum of all customer interruption durations divided by the total number of customers served; and
- (D) Customer Average Interruption Duration Index (CAIDI), which reflects the average interruption duration and is defined as the sum of all customer interruption durations divided by the total number of customers interrupted.
- (2) Filing of Report. The information required by section (1) shall be filed annually by the last business day of April of the calendar year following the calendar year for which the information was accumulated to the manager of the commission's energy department, or the manager's designee, electronically in tabular and graphical formats.
- (3) Adjustment of Data. The information required by section (1) shall be filed both unadjusted and adjusted to exclude major storm events per IEEE Standard 1366-2003, Guide for Electric Power Distribution Reliability Indices.
- (4) Scope of Information. The information required by section (1) shall be reported for all Missouri retail electric customers of the electrical corporation.
- (5) Interruptions Not to Be Reported. The following interruption causes shall not be included in the calculation of the reliability indices required by section (1):
- (A) Interruptions initiated pursuant to the provisions of an interruptible service tariff or contract and affecting only those customers taking electric service under such tariff or contract;
 - (B) Interruptions due to nonpayment of a bill;
 - (C) Interruptions due to tampering with service equipment;
- (D) Interruptions due to denied access to service equipment located on the affected customer's private property;
- (E) Interruptions due to hazardous conditions located on the affected customer's private property;
 - (F) Interruptions due to a request by the affected customer;
- (G) Interruptions due to a request by a law enforcement agency, fire department, other governmental agency responsible for public welfare, or any agency or authority responsible for bulk power system security or reliability; or
- (H) Interruptions caused by the failure of a customer's equipment; the operation of a customer's equipment in a manner inconsistent with law, an approved tariff, rule, regulation, or an agreement between the customer and the electrical corporation; or the failure of a customer to take a required action that would have avoided the interruption, such as failing to notify the electrical corporation of an increase in load when required to do so by a tariff or contract.
- (6) Worst Performing Circuits. Each electrical corporation shall establish and maintain a program for identifying and analyzing its worst performing circuits during the course of each calendar year. The program shall include, but should not be limited to, an analysis of the top five percent (5%) worst performing circuits used to serve the electrical corporation's Missouri retail electric customers. The worst performing circuits shall be identified and ranked using SAIFI values computed for each circuit, adjusted to exclude major storm events per IEEE Standard 1366-2003, Guide for Electric Power Distribution Reliability Indices and in any other manner chosen by the electrical corporation. The SAIDI value for each circuit shall also be listed.
- (7) The information developed in accordance with section (6) shall be reported as part of the annual report required by section (2) and shall also include actions taken (or planned) to improve the performance of the circuits identified in section (6).

- (8) Multi-Year Worst Performing Circuit Reporting. If, on or after the time the annual report required by section (7) for calendar year 2010 is filed, a circuit has been on the worst performing circuit list for any two (2) of the three (3) most recent consecutive calendar years, the electrical corporation shall include detailed plans and schedules for improving the performance of that circuit in addition to the other information required by section (7). Such plans and schedules may vary from circuit to circuit based on differences in geography or other local conditions, customer density and cost considerations.
- (9) Reliability Improvement Programs. Commencing on January 1, 2009, each electrical corporation shall prepare the following information for the upcoming calendar year and annually transmit it to the manager of the energy department of the commission, or the manager's designee, no later than the last business day of December of the preceding calendar year: A summary report detailing all programs scheduled for the upcoming calendar year designed to maintain or improve service reliability. The information shall be reported by regional/district/division operating areas, if the electrical corporation's operations are divided into regions/districts/divisions. This report shall include funding levels and the status of each of these programs.
- (10) Residential Subdivision Undergrounding. Where reasonable and consistent with utility easements and applicable law, electrical corporations are to locate all newly installed electrical corporationowned residential subdivision distribution facilities underground. This provision applies to residential subdivisions with average lots no larger than 0.5 acres. As used in this provision, subdivision distribution facilities refer to terminal poles, manholes, feeder lines, service lines, switchgear, pad-mounted, pole-mounted, or submersible transformers, and pedestals utilized to provide electric service to subdivisions but does not include subtransmission lines and three (3)phase distribution feeders/backbone circuits (portion of distribution system directly interconnected with distribution substation and prior to the first protective device). If an electric corporation determines that it is not reasonable to place a residential subdivision's distribution facilities underground and the subdivision has average lots no larger 0.5 acres, the electrical corporation shall maintain records available for Public Service Commission (PSC) inspection to demonstrate why undergrounding was unreasonable.
- (11) Comparison of Reliability Metrics. The commission may accumulate the information required by section (1) from the electrical corporations and provide this information to the public. Such disclosure shall include a statement that such indices are affected by customer density, tree density, geography, observed weather, and other factors that may be beyond the control of the electrical corporation. Further, the commission may release comparisons of this data with similar data from other states but in doing so shall include in the release any caveats that would explain differences in the indices. These caveats shall include, but are not limited to, differences in calculation methodologies.
- (12) Variances. A variance from a provision of this rule may be granted for good cause shown.

AUTHORITY: sections 386.040, 386.250, 386.310 and 393.140, RSMo 2000, and section 393.130, RSMo Supp. 2007. Original rule filed Jan. 15, 2008.

PUBLIC COST: This proposed rule will cost state agencies or political subdivisions approximately sixty-five thousand seven hundred sixty-seven dollars (\$65,767) in the first year, and sixty thousand seven hundred forty-seven dollars (\$60,747) each year thereafter.

PRIVATE COST: This proposed rule will cost private entities approximately two hundred thirty thousand dollars (\$230,000) in implementation costs. Annual compliance costs will be approximately \$3,403,000.

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: Anyone may file comments in support of or in opposition to this proposed rule with the Missouri Public Service Commission, Colleen M. Dale, Secretary of the Commission, PO Box 360, Jefferson City, MO 65102. To be considered, comments must be received at the commission's offices on or before March 17, 2008, and should include a reference to Commission Case No. EX-2007-0230. Comments may be submitted via a filing using the commiselectronic filing and information svstem A public hearing regarding this proposed rule is scheduled for March 26, 2008, at 1:00 p.m. in Room 310 of the Governor Office Building, 200 Madison Street, Jefferson City, Missouri. Interested persons may appear at this hearing to submit additional comments and/or testimony in support of or in opposition to this proposed rule, and may be asked to respond to commission questions.

SPECIAL NEEDS: Any persons with special needs as addressed by the Americans with Disabilities Act should contact the Missouri Public Service Commission at least ten (10) days prior to the hearing at one (1) of the following numbers: Consumer Services Hotline 1-800-392-4211 or TDD Hotline 1-800-829-7541.

FISCAL NOTE

PUBLIC COST

I. RULE NUMBER

Rule Number and Name:	4 CSR 240-23.010 – Electric Utility System Reliability Monitoring and Reporting Submission Requirements
Type of Rulemaking	Proposed Rule

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
	\$65,767 first year, \$60,747 each year thereafter

III. WORKSHEET

.5 FTE Utility Engineering Specialist III \$25,116 annually
.5 FTE Utility Engineering Specialist II \$22,236 annually
First year equipment \$5,020
Annual Equipment Expense \$1,090
Annual Office Space Rental \$2,700
Annual Travel Expense \$9,605

IV. ASSUMPTIONS

All costs in 2007 dollars

Costs reflect estimates provided for other fiscal notes for various General Assembly bills from this year's session.

A total of one additional FTE was assumed for this rule. This rule will also require on-site reviews at various locations throughout the states. This will also require reports by this FTE on the status of the utilities' efforts at various times of the year.

FISCAL NOTE

PRIVATE COST

I. RULE NUMBER

Rule Number and Name:	4 CSR 240-23.010 – Electric Utility System Reliability Monitoring and Reporting Submission Requirements
Type of Rulemaking	Proposed Rule

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
Four (4)	Investor Owned Electric Utility Companies	
	AmerenUE	Implementation: \$130,000 Annually: \$1,770,000
·	Aquila	Implementation: \$50,000 Annually: unknown at this time
	Empire	Implementation: unknown at this time Annually: \$477,000
	Kansas City Power & Light	Implementation: \$50,000 Annually: \$1,156,000
	Total	Implementation: \$230,000 Annually: \$3,403,000

III. WORKSHEET

AmerenUE: First year implementation cost = \$130,000. Average year-to-year ongoing cost of \$1,770,000 per year over the first 3 years.

Aquila: First year implementation cost = \$50,000. Year-to-year ongoing costs are not known at this time. Reliability improvements required in the future to address worst-performing circuits are unknown at this time.

Empire District Electric Company: Average year-to-year ongoing cost of \$477,000 per year over the first 3 years. Reliability improvements required in the future to address worst-performing circuits are unknown at this time.

Kansas City Power & Light: First year implementation cost = \$50,000. Average year-to-year ongoing cost of \$1,156,000 per year over the first 3 years.

Total: Implementation Cost ~ \$230,000, Average Annual Ongoing Over First 3 Years ~ \$3,403,000, Uncertain on Total Cost for Reliability Improvements on Worst Performing Circuits

IV. ASSUMPTIONS

The number of circuits that each of these utilities operates in Missouri is given below. The approximate number of worst performing circuits that would be reported each year.

AmerenUE: # of MO circuits = 2400, 5% = 120

Aquila: # of MO circuits \approx 492, 5% = 25

Empire District Electric Company: # of MO circuits = 240, 5% = 12

Kansas City Power & Light: # of MO circuits = 420, 5% = 21

Total # of Worst Performing Circuits to be Reported Each Year ~ 178

OF THE STATE OF MISSOURI

In the Matter of Proposed Rule 4 CSR 240-23.	010,)	
Establishing Reliability Standards for)	Case No. EX-2008-0230
Investor-Owned Electrical Corporations.)	
)	

OPINION OF COMISSIONER ROBERT M. CLAYTON III CONCURRING IN PART AND DISSENTING IN PART

This Commissioner issues this opinion to explain his position on several rulemakings previously filed under Case Number EX-2007-0214, and subsequently separated into Case Numbers EX-2008-0232 (Vegetation Management), EX-2008-0231 (Infrastructure) and EX-2008-0230 (Reliability Standards). These rules were proposed to improve electrical service reliability during periods of good and bad weather. Because of a number of procedural missteps and because of disagreement among Commissioners on policy, we are now well over a year since the power outages that instigated the rulemakings with no new policies in place.

Case Number EX-2007-0214 was opened to evaluate and strengthen the Commission's rules that affect reliability and durability of electric utilities' power delivery services. Storm-related outages as well as concerns on day-to-day electrical reliability have directed this Commission to consider three separate rulemakings. The original drafts of each of the three rules were designed to complement each other and each is critically important in the overall effort at improving reliability. The first rule

relates to Vegetation Management Standards and Reporting.¹ The second rule relates to Infrastructure Inspection and Reporting.² The third rule is identified as Reliability Standards and Reporting.³

Today's procedural steps begin the process of rulemaking for the third leg of a "three legged stool" of proposed reliability rules. These rules set standards for the collection and organization of data to evaluate the level of service provided by a Missouri electric utility. Currently, Missouri has no standard, for reliable service in place. There are no metrics or statistics to identify what is good service versus poor service. Over the years, the Commission has apparently relied on the utilities to provide their own statistics and analysis to determine whether service was acceptable. Because the Commission has no mandatory service level, prosecutions for poor service are problematic without clear mandates. Each electric utility gathered and organized its data separately making system comparisons difficult. Some data was not collected because infrastructure was not in place to gather it and some utilities only reported data at aggregated levels masking any underlying problems at the circuit level or district level.

¹ Case Number EX-2008-0232. The proposed rules drafted by this Commissioner and former Commissioner Gaw addressing new standards for Vegetation Management and Reporting were initially sent to the Secretary of State on June 14, 2007, for publication. The majority issued its Final Order of Rulemaking with a modified version of the rule, over this Commissioner's objection, on October 2, 2007. Due to procedural problems, this rulemaking was initiated a second time on December 13, 2007, using the final product of the first proceeding.

² Case Number EX-2008-0231. The proposed rules drafted by this Commissioner and former Commissioner Gaw addressing new standards for Infrastructure Inspection and Reporting were initially sent to the Secretary of State on June 14, 2007, for publication. The majority issued its Final Order of Rulemaking with a modified version of the rule, over this Commissioner's objection on October 11, 2007. Due to procedural problems, this rulemaking was initiated a second time on December 13, 2007, using the final product of the first proceeding.

³ Case Number ES-2008-0230. The proposed rule drafted by this Commissioner and former Commissioner Gaw addressing Reliability Standards and Reporting was delivered to the Missouri Department of Economic Development on August 2, 2007 for procedural and fiscal review. The proposed rule was not returned to the PSC until November 2007. The majority, over this Commissioner's objection, issued a new proposed rule on Reliability Standards on November 8, 2007, which was, again, delivered to the Missouri Department of Economic Development on the same day for procedural and fiscal review. The rule was not returned from DED until yesterday, January 14, 2008.

The proposed rules to be published by the Secretary of State will begin the process of setting very basic criteria for the collection and measurement of reliability data. These rules are starkly different from the version originally filed with the Department of Economic Development on August 2, 2007. That version as proposed by former Commissioner Gaw and this Commissioner is attached. The majority has rewritten the proposed reliability rule with a significant change in focus, a reduction in utility obligations and a lack of a number of consumer benefits. It is this Commissioner's hope that the rulemaking process will allow the Commission to rethink its position and strengthen the core of the plan for improved reliability in Missouri.

This Commissioner would urge the Commission to address a number of shortcomings in the proposed reliability rules. These rules do not go far enough in setting high standards to which Missouri customers deserve. The original version set a reliability goal of the top twenty-fifth percentile in nationwide comparisons while the new version ignores setting any standard. The current draft of the reliability rule lacks a number of reliability indices that need to be tracked for this Commission to have the information to evaluate reliability including metrics known as MAIFI (Momentary Average Interruption Event Frequency Index), CELID8 (Customers Experiencing Long Interruption Durations 8) and CEMI6 (Customers Experiencing Multiple Interruptions 6). Furthermore, the current version does not disaggregate the collected data to the circuit level which is critical in evaluating reliable service. The indices included in the rule including SAIDI (System Average Interruption Duration Index), SAIFI (System Average Interruption Frequency Index), CAIDI (Customer Average Interruption Duration Index) and CAIFI (Customer Average Interruption Frequency Index), as well as the above-mentioned

indices, should be calculated at the system-wide level, the district level or sub-system level and at the circuit level.

Additionally, the proposed rule is silent relating to benchmarks which must be met to avoid penalties. While this rule requires identification of the worst performing circuits which is an important element, it ignores eircuits that are not the worst but are obviously performing at sub-standard levels of service. The original rule identified the worst performing circuits as those at the bottom 10 per cent while the new version reduces that amount to the lowest 5 per cent.

The proposed rule also lacks any reference to bill credits for customers who pay for electrical service only to face long periods of outages. Customers must be given an opportunity to be made whole if paying for substandard or non-existent service. Rather than working to find language to legally address this concern, the proposed rule completely ignores this consumer issue.

Lastly, this rule is silent with regard to penalties and fails to set clear guidelines for what the Commission demands for compliance with its rules and Orders. Bench marks and high standards would provide objective criteria to impose penalties on a utility. The Commission must be prepared to impose penalties if a utility fails to meet those standards. This rule should identify the circumstances where it will act to force compliance.

This Commissioner supports opening this rulemaking because something must be done to improve reliability. However, this Commissioner believes that the rule needs to be strengthened to give consumers the safe and reliable service they deserve at just and reasonable prices.

For the foregoing reasons, this Commissioner concurs in part and dissents, in part.

Respectfully submitted,

Robert M. Clayton III Commissioner

Dated at Jefferson City, Missouri, on this 15th day of January 2008.

Exhibit 1

Proposed Reliability Standards and Reporting Rule

DRAFT 08-02-07

Reliability Rule

4 CSR 240-23.010

(1) Purpose and Scope

This rule sets forth requirements based on a uniform methodology for measuring reliability and ensuring quality of the electric distribution service that is being delivered to Missouri customers by electrical corporations operating in Missouri subject to the Commission's regulatory authority.

(2) Applicability

This rule, which include requirements for data maintenance, records retention and service interruption information, establishes standards to measure the reliability of service on an annual and as needed basis under all operating conditions. It is the general obligation of a regulated electrical corporation to provide sufficient resources in order to provide safe, adequate and proper service to its customers. The Commission may also consider other factors in determining whether or not an electric corporation has provided safe and adequate service.

Electric corporations are encouraged to explore the use of proven state of the art technology and to promote distribution reliability service improvements. Finally, this rule also sets forth requirements for the implementation and scope of outage management systems.

(3) Installation of New Lines

- (A) To the greatest extent possible, consistent with utility easements and applicable law, electrical corporations shall locate all newly installed electrical corporation-owned distribution facilities in subdivisions underground.
- (B) Conversion of existing overhead feeder line to underground shall not be required for those new buildings or multiple-occupancy buildings on lots that abut an existing overhead feeder line.

(4) Definitions

The following words and terms, as used in this rule, shall have the following meanings, unless the context clearly indicates otherwise.

- (A) "Answer" means that an electrical corporation representative, voice response unit, or automated operator system begins to process the call. An acknowledgement that the customer is waiting on the line does not constitute an answer.
- (B) "Average System Availability Index" (ASAI) is the ratio of time the system provided service to each customer. ASAI is expressed by the following formula:
 - ASAI = Total customer hours service was available / Total customer hours service was demanded.
- (C) "Benchmark" means the top 25th percentile of CAIDI, CAIFI, SAIDI, SAIFI, and ASAI or a value determined by the Commission.
- (D) "Call" means a measurable effort by a customer to obtain a telephone connection whether the connection is completed or not.
- (E) "Call blockage factor" means the percentage of calls that do not get answered. The call blockage factor is calculated by multiplying the remainder obtained by subtracting the number of answers from the number of calls by 100 and then dividing that value by the total number of calls.
- (F) "Complaint response" or "response" means a communication from the electrical corporation to the customer that identifies the problem and a solution to the complaint.
- (G) "Complaint response factor" means the annual percentage of the complaints forwarded to an electrical corporation by the commission that are responded to within the time period prescribed by these rules.
- (H) "Corrective action" means the maintenance, repair, or replacement of electric corporation system components and structures to allow them to function safely and reliably.
- (I) "Customer Average Interruption Duration Index (CAIDI)" represents the average time in minutes required to restore service to those customers that experienced sustained interruptions during the reporting period. CAIDI is defined as follows:
 - CAIDI = Sum of customer interruption durations/ Total number of customer interruptions.
- (J) "Customer Average Interruption Frequency Index" (CAIFI) represents the average frequency of sustained interruptions for those customers experiencing sustained interruptions during the year. The customer is counted once regardless

of the number of times interrupted for this calculation. CAIFI is expressed by the following formula:

CAIFI = Total number of customer interruptions / Total number of customers interrupted.

- (K) "Customers Experiencing Long Interruption Durations8" ('CELID8')" represents the total number of customers that have experienced a cumulative total of more than eight hours of outages.
- (L) "Customers Experiencing Multiple Interruptions6 ('CEMI6')" is an index that represents the total number of customers that have experienced nine or more interruptions in a single reporting year. CEMI6 is expressed by the following formula:
 - CEMI6: total number of customers that experienced more than six (6) sustained interruptions / total number of customers served.
- (M) "Distribution circuit" means a three phase set of conductors emanating from a distribution substation circuit breaker serving customers in a defined local distribution area. This includes three phase, two phase and single phase branches.
- (N) "Subdivision Distribution systems" refers to terminal poles, manholes, feeder lines, service lines, switchgear, pad-mounted or submersible transformers, and pedestals utilized to provide electric service to subdivisions.
- (O) "Electric corporation" means an electrical corporation as defined in § 386.020(15), RSMo. Cum. Supp. 2005.
- (P) "Electric distribution system" means that portion of an electric system which delivers electric energy from transformation points on the transmission system to points of connection at the customers' premises.
- (Q) "Subdivision Feeder lines" are the portions of single-phase or three-phase circuits extending from terminal poles or manholes at or near the perimeter of the subdivision into and throughout the subdivision, used to provide service within the subdivision and from which the submersible or pad-mounted transformers are energized. Subdivision feeder lines also include that portion of the secondary circuit extending from a transformer to pedestals, but excluding service lines.
- (R) "Interruption" means the loss of electric service to one or more customers. See "outage" and "major event." The types of interruption include momentary event, sustained and scheduled.
- (S) "Interruption, duration" means the period (measured in minutes, hours, or days) from the start of an interruption of electric service until service is restored to the customer. An interruption may require step-restoration tracking to provide reliable index calculations.

- (T) "Interruption, momentary event" means an interruption of electric service to one or more customers of duration limited to the period required to restore service by an interrupting device. Such switching operations by interrupting devices must be completed in five minutes or less. This includes all reclosing operations which occur within five minutes of the first interruption. For example, if a recloser or breaker operates two, three, or four times and then holds within five minutes, the event shall be considered one momentary event interruption.
- (U) "Interruption, scheduled" means an interruption of electric power that results when one or more components are deliberately taken out of service at a selected time, usually for the purposes of preventative maintenance, repair or construction.
 - 1. This interruption does not apply to generation interruptions.
 - To determine if the loss of electric service should be classified as a scheduled interruptions. If it is possible to defer the interruption, the interruption is a scheduled interruption. Scheduled interruptions shall not be included in the SAIDI, SAIFI, CAIDI, CAIFI, and ASAI calculations.
- (V) "Interruption, sustained" means an interruption of electric service to one or more customers which is longer than five minutes in duration.
- (W) "Interrupting device" means a device capable of being reclosed whose purpose includes interrupting fault currents, isolating faulted components, disconnecting loads and restoring service. These devices can be manual, automatic, or motor operated. Examples include transmission and distribution breakers, line reclosers, motor operated switches, fuses or other devices.
- (X) "Major event" means any of the following:
 - 1. A sustained interruption of electric service resulting from conditions beyond the control of the electrical corporation. Causes may include, but are not limited to, thunderstorms, tornadoes, hurricanes, heat waves or snow and ice storms, which affect at least 10 percent of the customers in an operating area. The major event shall be deemed to extend to those other operating areas of that electrical corporation which provide assistance to the affected area(s). The Commission retains authority to examine the characterization of a major event;
 - 2. An unscheduled interruption, which affects one or more customers, of electric service resulting from an action:
 - a. Taken by an electrical corporation under the direction of an Independent System Operator;
 - b. Taken by the electrical corporation to prevent an uncontrolled or cascading interruption of electric service; or

- c. Taken by the electrical corporation to maintain the adequacy and security of the electric system, including emergency load control, emergency switching and energy conservation procedures;
- A sustained interruption occurring during an event which is outside the control of the electrical corporation and is of sufficient intensity to give rise to a state of emergency or disaster being declared by State government; and
- 4. When an electrical corporation provides mutual aid to another electrical corporation or utility, the assisting electrical corporation may apply to the Commission for permission to exclude its sustained interruptions from its SAIDI, SAIFI, CAIDI, CAIFI, and ASAI calculations.
 - a. Interruptions occurring during a major event in one or more operating areas shall not be included in the electrical corporation's SAIDI, SAIFI, CAIDI, CAIFI, and ASAI calculations of those affected operating area(s). However, interruption data for major events shall be collected, according to the reporting requirements outlined in 4 CSR 240-23.010(11).
- (Y) "Minimum bill prorated on a daily basis" means the amount that results from dividing the customer's minimum bill amount by the number of days in the billing period and then by multiplying that quotient by the number of days during which the customer remained out of service.
- (Z) "Minimum reliability level" is defined as the minimum acceptable reliability as measured by SAIDI, SAIFI, CAIDI, CAIFI, and ASAI data and outlined in 4 CSR 240-23.010(9). Performance equal to or better than the minimum reliability level is acceptable. Performance worse than the minimum reliability level is unacceptable and may be subject to penalty as permitted under Missouri statutes.
- (AA) "Operating area" means a geographical subdivision of each electrical corporation's service area as defined by the electrical corporation. These areas may also be referred to as regions, divisions or districts.
- (BB) "Out-of-service" means the current operational status of a component that cannot perform its intended function due to its condition.
 - An out-of-service component may or may not cause an interruption of electric service to customers, depending on system configuration.
 - 2. This definition does not apply to generation equipment.
- (CC) "Outage Management System" (OMS) as described under 4 CSR 240-23.010(18).

- (DD) "Power quality" means the characteristics of electric power received by the customer, with the exception of interruptions. Power quality characteristics include waveform irregularities and voltage variations--either prolonged or transient. Power quality problems include, but are not limited to, disturbances such as high or low voltage, voltage spikes or transients, flickers and voltage sags, surges and short-time overvoltages, as well as harmonics and noise.
- (EE) "Reliability" means providing safe, proper and adequate electric service is supplied to customers without interruption.
- (FF) "Same-circuit repetitive interruption" means a grouping of more than 10 customers on a distribution circuit who experience multiple interruptions under all conditions.
- (GG) "Service line" is that portion of the distribution circuit extending from a transformer or pole, directly to the point of delivery to the customer at the building or multiple-occupancy building.
- (HH) "Service restoration" means that the interruption condition has been corrected and that the interrupted customer(s) have regained normal electric service.
- (II) "Step restoration" means the restoration of service to blocks of customers in an area until the entire area or circuit is restored.
- (JJ)A "subdivision" is a lot, tract, or parcel of land divided into two or more lots, plots, sites, or other divisions for use for new residential buildings or on which is constructed new multiple-occupancy buildings pursuant to a recorded plat (if recording is required).
- (KK) "System Average Interruption Duration Index" (SAIDI) represents the average time each customer experiences a sustained interruption. SAIDI is expressed by the following formula:
 - SAIDI = total number of customer sustained interruption durations / Total number of customers served.
- (LL) "System Average Interruption Frequency Index" (SAIFI) represents the average frequency of sustained interruptions per customer during the reporting period. SAIFI is expressed by the following formula:
 - SAIFI = total number of customer sustained interruptions / total number of customer's served.
- (MM) "Total number of customers served" means the number of active metered accounts as of the last day of the prior year or the average of 12 months of active

monthly metered accounts. This number generally excludes all street lighting (dusk-to-dawn lighting, municipal street lighting, traffic lights) and sales to other electric utilities.

(5) Reliability performance levels

- (A) An electrical corporation at year-end shall calculate SAIDI, SAIFI, ASAI, CAIDI, CAIFI, CELID8, and CEMI6 indices, with and without major events:
 - 1. On a system wide basis;
 - 2. For each operating area; and
 - 3. For each distribution circuit.
- (B) Data included in the above calculations shall include all interruptions associated with or related to high voltage components (above 600 volts).

(6) Service reliability

- (A) Each electrical corporation shall have reasonable programs and procedures necessary to maintain the minimum reliability levels for its respective operating areas.
- (B) The programs shall be designed to sustain reliability and, where appropriate, improve reliability. Each electrical corporation shall utilize appropriate and qualified resources to maintain at a minimum the minimum reliability levels for its respective operating areas.
- (C) Interruptions shall not be reduced by unduly characterizing a sustained interruption as a series of momentary event interruptions. Electric service interruptions shall be reported to Commission staff in accordance with this rule.

(7) Power quality

- (A) Each electrical corporation shall consider power quality in the design and maintenance of its distribution system components. Each electrical eorporation shall mitigate, to the extent feasible and cost effective, power quality disturbances under its control that adversely affect customers' properly designed equipment.
- (B) Each electrical corporation shall, as a minimum, maintain a power quality program that includes objectives and procedures. The program shall provide for prompt response to customer reports of power quality problems. The program shall prevent, mitigate or resolve power quality problems within the electrical corporation's control to the extent feasible and cost-effective.
- (C) The electrical corporation's power quality program shall be filed with the Commission by January 31, 2008, and verified by an officer who has knowledge of the matters stated therein.

(8) Individual circuit reliability performance

- (A) Each electrical corporation shall maintain records of reliability performance levels for each circuit on its system. The SAIDI, SAIFI, CAIDI, CAIFI, and ASAI values shall be calculated for each circuit.
- (B) Each electrical corporation shall identify poor performing circuits. A poor performing circuit is one that serves ten or more customers that sustain a SAIDI, SAIFI, CAIDI, ASAI, or CAIFI value for a reporting year that is among the highest (worst) 10% of that EC's circuits each year.
- (C) Each electrical corporation shall maintain and operate its distribution system so that no distribution circuit during any two consecutive reporting years exceeds a SAIDI, SAIFI, CAIDI, CAIFI, or ASAI value for a reporting year by more than 300% greater than the electric corporation's total Missouri system wide average of all circuits, or exceed 1.5 times it's respective benchmark set for the system under 4 CSR 240-23.010(9).
- (D) Each electrical corporation shall identify and analyze poor performing circuit(s) in accordance with 4 CSR 240-23.010(10)(J).

(9) Establishment of benchmark service level values

- (A) An electrical corporation's reliability performance level is established as follows:
 - 1. The CAIDI benchmark for the operating areas and the total Missouri system wide area is the top 25th percentile of the best performing electrical corporations and rural electric cooperatives in the prior year's national average or a value determined by the Commission;
 - 2. The SAIDI benchmark for operating areas and the total Missouri system wide area is the top 25th percentile of the best performing electrical corporation and rural electric cooperatives in the prior year's national average or a value determined by the Commission;
 - 3. The SAIFI benchmark for operating areas and the total Missouri system wide area is the top 25th percentile of the best performing electrical corporation and rural electric cooperatives in the prior year's national average or a value determined by the Commission;
 - 4. The CAIFI benchmark for operating areas and the total Missouri system wide area is the top 25th percentile of the best performing electrical corporation and rural electric cooperatives in the prior year's national average or a value determined by the Commission;
 - 5. The ASAI benchmark for operating areas and the total Missouri system wide area is the top 25th percentile of the best performing electrical corporation and rural electric cooperatives in the prior year's national average or a value determined by the Commission.
- (B) When the CAIDI, SAIDI, SAIFI, ASAI, and CAIFI levels of an electrical corporation's operating areas and total Missouri system area do not meet the minimum reliability level, further review, analysis and corrective action are required to explain how to meet and implement the benchmark standard.

(C) The initial minimum reliability is:

- 1. Total Missouri system wide area CAIDI = 90 minutes, SAIDI = 100 minutes, SAIFI = 1.2 occurrences, and CAIFI = 1.9 occurrences.
- 2. Operating area CAIDI = 110 minutes, SAIDI = 150 minutes, SAIFI = 1.4 occurrences, and CAIFI = 2.2 occurrences.
- (D) The minimum reliability level to be assigned to each operating area shall be reviewed and may be adjusted for subsequent years after consideration of various factors including:
 - 1. A comparison of actual multi-year CAIDI, SAIDI, SAIFI, ASAI, and CAIFI;
 - 2. Trends among indices;
 - 3. The average high and low values of multi-year indices;
 - 4. Local geography, weather and electric system design of an operating area;
 - 5. The relative performance of an operating area in relation to other operating areas of a given electrical corporation's franchise area;
 - 6. A comparison of the performance of all operating areas of all electrical corporation; and
 - A comparison of the performance of the electrical corporation to other states or industry statistics.

(10) Annual System Performance Report

- (A) Each electrical corporation shall file with the Commission, on January 31st of each year, an Annual System Performance Report (the "Annual Report") verified by an officer who has knowledge of the matters stated therein.
- (B) The Annual Report shall include the electric service reliability performance for the electric corporation's system, by operating area and distribution circuit, levels of SAIFI, SAIDI, CAIFI, CAIDI, and ASAI. The report filed on January 31st of each year shall cover the preceding operating year.
- (C) The Annual Report shall include a summary of:
 - The electrical corporation's reliability programs, including inspection and maintenance programs;
 - 2. Changes and exceptions to the electrical corporation's current program(s);
 - The electrical corporation's new reliability program(s);
 - 4. The electrical corporation's power quality program
 - 5. Technology initiatives to improve reliability;
 - 6. The number of personnel (broken down by bargaining and non-bargaining unit) in each electrical corporation's operating area(s) and a summary statement referencing each electrical corporation's reliability enhancement training program; and

- 7. Verification by an officer of the electrical corporation that the electric corporation is funding and addressing, in its business plan, the reliability programs to achieve the benchmark reliability levels and as a minimum to maintain the minimum reliability levels for each operating area.
- The call blockage factor. If the call blockage factor is more than 5%, then
 the annual report shall contain a detailed explanation of the steps that the
 electrical corporation is taking to bring its performance to at least that
 level.
- 9. The complaint response factor. If the complaint response factor is less than 90% within 3 business days, then the annual report shall contain a detailed explanation of the steps that the electrical corporation is taking to bring it performance to at least that level.
- 10. The average customer call answer time. If the average customer call time is 90 seconds or more, then the report shall contain a detailed explanation of the steps that the electrical corporation is taking to bring its performance to at least that level.
- 11. The service restoration factor for all conditions. If the service restoration factor is less than 90% of customers restored within 36 hours or less, then the report shall contain a detailed explanation of the steps that the electrical corporation is taking to bring its performance to at least that level.
- 12. The service restoration factor for normal conditions. If the service restoration factor is less than 90% of customers restored within 8 hours or less, then the report shall contain a detailed explanation of the steps that the electrical corporation is taking to bring its performance to at least that level.
- 13. The service restoration factor for major events. If the service restoration factor is less than 90% of customers restored within 60 hours or less, then the report shall contain a detailed explanation of the steps that the electrical corporation is taking to bring its performance to at least that level.
- 14. The same-circuit repetitive interruption factor. If the same circuit repetitive interruption factor is more than 5% of circuits experiencing 5 or more same-circuit repetitive interruptions within a 12-month period, then the report shall contain a detailed explanation of the steps that the electric al corporation is taking to bring its performance to at least that level.
- 15. Identify 2% of distribution feeders or 10 feeders, whichever is more, that have the poorest reliability. The electrical corporation shall identify the method used to determine the feeders with the poorest reliability and shall indicate any planned corrective actions to improve feeder performance and target dates for completion or explain why no action is required. The electrical corporation shall ensure that feeders, identified as having the poorest reliability, shall not appear in any two consecutive Performance Reports without corrective action.

- (D) The Annual Report shall also include statistical tables and charts as follows for electrical corporation reliability performance Statewide and by each operating area and circuit:
 - Current year and ten years of SAIDI, SAIFI, CAIDI, CAIFI, CEMI6, CELID8, and ASAI classified by system, operating area, and circuit; and
 - 2. Ten years of causes of interruptions.
- (E) The Annual Report shall provide the Commission with the ability to assess the electrical corporation's efforts to maintain reliable electric service to all customers in the State of Missouri. Such reporting shall include the following items:
 - Current year expenditures, labor resource hours, and progress measures
 for each capital and/or maintenance program designed to support reliable
 electric service, overall and broken down into the following components:
 - a. Transmission vegetation maintenance;
 - b. Transmission maintenance, excluding vegetation, by total, preventive, and corrective categories;
 - c. Transmission capital infrastructure improvements;
 - d. Distribution vegetation maintenance;
 - e. Distribution maintenance, excluding vegetation, by total, preventive and corrective categories;
 - f. Distribution capital infrastructure improvements; and
 - g. Any related process, practice or material improvements.
- (F) The Annual Report shall also include current operations management system (OMS) data to include:
 - Number of outages by outage type;
 - 2. Number of outages by outage cause;
 - 3. Total number of customers at year end;
 - 4. Total number of customers that experienced an outage; and
 - 5. Total customer minutes of outage time.
- (G) Causes of interruptions compared to the previous ten-year (10 year) performance. Example of categories to be evaluated include:
 - 1. Ice;
 - 2. Wind;
 - 3. Rain;
 - Customer equipment;
 - 5. Equipment failure;
 - 6. Animals;
 - 7. Human element;
 - 8. Lightning;
 - 9. Loss of supply;
 - Major events;
 - 11. Scheduled outages;

- 12. Tree contacts; and
- 13. Unknown.
- (H) The Annual Report shall include a summary of each major event.
- (I) In the event that an electrical corporation's reliability performance in an operating area does not meet the minimum reliability level for the calendar year, the Annual Report shall include the following:
 - 1. An analysis of the service interruption causes, patterns and trends;
 - 2. A description of the corrective actions taken or to be taken by the electrical corporation and the target dates for completion; and
 - 3. If no corrective actions are planned, an explanation shall be provided.
- (J) Each annual report shall, at a minimum, provide the following information for each distribution circuit:
 - 1. Circuit identification number;
 - 2. The location of each distribution circuit;
 - 3. The number of outages and their cause by distribution circuit;
 - 4. The worst performing distribution circuits as set out in 4 CSR 240-23.010(8)(B); and
 - 5. All the circuits that do not meet the standards set out in 4 CSR 240-23.010(8)(C).
 - a. For circuits identified under this rule, 4 CSR 240-23.010(10)(J)(4 & 5), the electrical corporation shall indicate any planned corrective action to improve circuit performance and target dates for completion.
 - b. The electrical corporation shall ensure that circuits, identified as having the poorest reliability, under either 4 CSR 240-23.010(8)(B) or (C), shall not appear in any two consecutive Annual System Performance Reports without initiated corrective action. If a circuit appears three or more times in any five year period then the Commission may seek penalties against the electric corporation.
- (K) Each electrical corporation shall report the age, current conditions, reliability and performance of the jurisdictional entity's existing transmission, distribution facilities and circuits.
- (L) Each electrical corporation shall, within 15 business days after filing the annual report, make it available to the public and the media. The electrical corporation shall also make the annual report available on its website.

(11) Major event report

- (A) The electrical corporation shall, within 15 business days after the end of a major event, file a report to the Commission verified by an officer who has knowledge of the matters stated therein, which shall include the following:
 - The date and time when the electrical corporation's storm center opened and closed;
 - 2. By operating area or distribution circuit, the total number of customers out of service over the course of the major event, by four hour intervals.
 - 3. The date and time when 75%, 95% and 100% of customers affected by a major event were restored;
 - 4. The total number of trouble assignments repaired by facility classifications (poles, miles of wire, transformers)
 - 5. The number of trouble locations and classifications;
 - 6. The total number of customers affected;
 - 7. The location, substation and feeder identifiers of all affected facilities;
 - 8. The total number of customer-minutes of the event (sum of the interruption durations times the number of customers affected)
 - The time at which the mutual aid and non-company contractor crews were requested, arrived for duty and were released, and the mutual aid and noncontractor response(s) to the request(s) for assistance;
 - 10. A timeline profile of the number of company line crews, mutual aid crews, non-company contractor line and tree crews working on restoration activities during the duration of the major event; and
 - 11. A timeline profile of the number of company crews sent to an affected operating area to assist in the restoration effort.
- (B) The electrical corporation shall continue to cooperate with any Commission request for information before, during and after a major event.
- (C) The electrical corporation is expected to restore service to customers as quickly and safely as permitted by major event conditions.

(12) Interruptions of service

(A) Each electrical corporation shall exercise reasonable diligence to avoid interruptions of service and, when such interruptions occur, service shall be restored promptly, in accordance with 4 CSR 240-23.010(13), consistent with safe

- practice. Each electrical corporation shall keep a record for a period of three year of each reported interruption of service.
- (B) Records of the interruptions of service shall be kept in a manner suitable for analysis for the purpose of minimizing possible future interruptions and shall include the time, cause, and duration of the interruptions as well as the remedial action taken.
- (C) Interruptions to service made in accordance with provision in interruptible service contracts between the electrical corporation and its customers need not be reported.

(13) Prompt restoration standards

- (A) Electrical corporations shall begin the restoration of service to an affected operating area within two hours of notification by two or more customers of any loss of electric service affecting those customers served by the same affected distribution circuit protective device within the system. Beginning restoration of service shall be defined as dispatching an individual or crew to an affected area to begin the restoration process.
- (B) The electrical corporation shall meet the following restoration standards:
 - 1. Under normal conditions, an electrical corporation shall restore service within 8 hours of notification to not less than 90% of its customers experiencing service interruptions.
 - 2. In response to major events, an electrical corporation shall restore service within 60 hours of notification to not less than 90% of its customers experiencing service interruptions.
 - 3. In the aggregate when responding to both outages during normal conditions and major events, an electrical corporation shall restore service within 36 hours of notification to not less than 90% of its customers experiencing service interruptions.
 - 4. Considering data derived through the amalgamation of data from both normal and catastrophic conditions, an electrical corporation shall not experience not more than four (4) same circuit repetitive interruptions in a 12-month period on more than five percent (5%) of its circuits.
- (C) When possible, each electrical corporation shall place the highest priority on responding to emergency (safety) situations and high priority on restoring service to other facilities essential to the public welfare. These priority requests may come from police, fire, rescue, authorized emergency service providers or public facility operators.
- (D) In situations where it is not practicable to respond within two hours to a reported interruption (including but not limited to safety reasons, inaccessibility, multiple

simultaneous interruptions, storms or other system emergencies), the electrical corporation shall respond as soon as the situation permits.

(14) Service Quality Levels of Performance

- (A) An electrical corporation shall meet the following service quality standards:
 - 1. An average customer call time of less than 90 seconds.
 - 2. A call blockage factor of 5% or less.
 - 3. A complaint response factor of 90% or more within 3 business days.
 - 4. An electrical corporation shall have a meter reading factor of 85% or more within the approved period, including customer reads.
 - Complete 90% or more of its is new service installations within 15 business days.

(15) Customer Credits for Failure to Restore Service Promptly (Major event)

(A) Unless an electrical corporation requests a waiver pursuant to (§____) of these rules, an electrical corporation that fails to restore service to a customer within 120 hours after an interruption that occurred during the course of a major event shall provide to any affected customer a bill credit on the customer's next bill. The amount of the credit provided to a residential customer shall be the greater of \$25.00 or the customer's monthly customer charge.

(16) Customer Credits for failure to restore service promptly (normal conditions)

(A) Unless an electrical corporation request a waiver pursuant to ______ of these rules, an electrical corporation that fails to restore service to a customer within 16 hours after an interruption that occurred during normal conditions shall provide to any affected customer that notifies the electrical corporation of the interruption a bill credit on the customer's next bill. The amount of the credit provided to a residential customer shall be the greater of \$25.00 or the customer's monthly customer charge. The amount of the credit provided to any other distribution customer shall be the customer's minimum bill prorated on a daily basis.

(17) Multiple Billing Credits allowed

(A) An electrical corporation's obligation to provide a customer with billing credit for one reason does not excuse the obligation to provide an additional billing credit in the same month for another reason.

(18) Credits for repetitive interruptions same circuit

(A) Unless an electrical corporation request a waiver from the Commission pursuant to ______, a customer of an electrical corporation that experiences and notifies the electrical corporation of more than 7 interruptions in a 12 month period due to a same-circuit repetitive interruption shall be entitled to a billing credit on the customer's next bill. The amount of the credit provided to a residential customer

shall be the greater of \$100.00 or the customer's monthly customer charge. The amount of the credit provided to any other distribution customer shall be the customer's minimum bill prorated on daily basis.

(B) Following provision of the billing credit to a customer experiencing more than 7 interruptions in a 12 month period due to a same-circuit repetitive interruption, the electrical corporation s interruption counter shall be reset to zero to ensure that another credit to the customer will be processed only after the occurrence of another 8 interruptions in a 12 month period.

(19) Outage management systems (OMS)

- (A) Each electrical corporation shall substantially implement the outage management system as described in this section by December 31, 2008.
- (B) At a minimum the outage management system shall consist of a fully integrated geographic information system (GIS), a voice response unit (VRU), a software driven outage assessment tool and an energy management system/supervisory control and data acquisition (EMS/ SCADA).
- (C) When fully implemented the outage management system shall be able to digitally map the entire electric distribution system, group customers who are out of service to the most probable interrupting device that operated, associate customers with distribution facilities, generate street-map indicating outage locations, dispatch crews and/or troubleshooters via computer (mobile data terminals), the accurately identify the number of customers without electric service, accurately communicate the number of customers without electric service and estimate their expected restoration time, and accurately communicate the number and when customers were restored.

(20) Filing of an Emergency Operations Plan

(A) Emergency Operations Plan.

- 1. Filing requirements. By December 31, 2007, each electrical corporation shall file with the commission a general description of its emergency operations plan verified by an officer who has knowledge of the matters stated therein. The electrical corporation's senior operations officer shall verify that all relevant operating personnel within the electrical corporation are familiar with the plan, and will follow the plan and its provisions in the event of a system or local emergency. Each time an electrical corporation updates its plan, it shall file with the commission, a description of the updates to the plan at least 30 days before such changes take effect.
- Copy available for inspection. A general description of the plan shall also be made available at the electrical corporation's main office for inspection by the public.
- 3. **Information to be included in the plan.** Each electrical corporation's emergency plan must include, but need not be limited to, the following:

- a. A registry of critical loads directly served by the electrical corporation. This registry shall be updated as necessary, but not less often than annually. The description of the plan filed with the commission shall include the location of the registry, how the electrical corporation ensures that it is maintaining an accurate registry, how the electrical corporation will provide assistance to critical load customers in the event of an unplanned outage, how the electrical corporation intends to communicate with the critical load customers, and how the electrical corporation is training its staff with respect to serving critical customers and loads
- b. A communications plan that describes the procedures for contacting the media, customers and critical loads directly served by the electrical corporation as soon as reasonably possible either before or at the onset of an electrical emergency. The communications plan should also address how the electrical corporation's telephone system and complaint-handling procedures will be augmented during an emergency. Electrical corporations should make every reasonable effort to solicit help from cogenerators and independent power producers during times of generation shortages to prevent interruptions in service;
- Curtailment priorities and procedures for shedding load and rotating blackouts;
- d. Priorities for restoration of service;
- e. A summary of power plant weatherization plans and procedures; and
- 4. A summary of the electrical corporation's alternative fuel and storage capacity.

(21) Penalties, Fines, Sanctions and/or Ratemaking Disallowances

- (A) Failure to comply with any provision of this rule may subject the violator to penalties, fines, sanctions and /or ratemaking disallowances in accordance with the Commission's statutory authority. No penalties, fines, sanctions and/or ratemaking disallowances shall be imposed for violations of this rule for a period of six months from the effective date of this rule.
- (B) An electrical corporation that violates this rule may be subject to a penalty of not less than one hundred dollars (\$100.00) and not more than two thousand dollars (\$2,000.00) per day per violation, for each day the violation occurs as permitted under Missouri Statutes. The Commission shall notify the electrical corporation of the violation(s) in writing. Upon receipt of the written notice of violation, the electrical corporation shall have five business days to correct the violation(s). Any failure to correct the violation may subject the electrical corporation to a penalty of not less than \$100.00 per day for each violation, calculated from the day such written notice was received by the electrical corporation.
- (C) The Commission may consider violations of this rule as a relevant factor in setting rates for the electrical corporation in a case where the Commission is examining the propriety of the electrical corporation's rates.
- (D) Penalties, fines, sanctions and/or ratemaking disallowances imposed for violations of

this rule are in addition to, not a replacement for, other penalties, fines and/or sanctions that apply under other State laws and regulations and under Federal laws and regulations.

- (E) In determining the appropriate penalties, fines, sanctions and/or ratemaking disallowances for violation of this rule, the Commission shall consider the following criteria, and any other factors deemed appropriate and material to the electrical corporation's delay or failure to comply:
 - 1. The good faith efforts, if any, of the electrical corporation in attempting to comply with this rule;
 - 2. The gravity of the violation;
 - The number of past violations by the electrical corporation, including violations of this rule, as well as of other standards, guidelines and procedures adopted by the Commission;
 - 4. The appropriateness of the sanction(s) in light of the size of the electrical corporation;
 - Events judged by the Commission to be beyond the control of the electrical corporation; and
 - 6. Mitigating factors.

(22) Variances

A variance from a provision of this rule may be granted only for good cause shown.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 50—Division of School Improvement Chapter 270—Early Childhood Education

PROPOSED AMENDMENT

5 CSR 50-270.010 General Provisions Governing Programs Authorized Under the Early Childhood Development Act. The State Board of Education is proposing to amend subsection (1)(B) and the incorporated by reference material.

PURPOSE: This rule establishes policies and standards to administer a program of grants to local public school districts for the provision of early childhood screening, parent education and programs for developmentally delayed children. Revisions to the administrative guidelines include changes to the characteristics for high-needs families; approved screening instruments and hearing/vision procedures; and reimbursement clarification regarding group or personal visits.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

- (1) All programs and projects carried out by school districts under the Early Childhood Development Act (ECDA) shall be conducted in conformity with:
- (B) The state "Early Childhood Development Act Program Guidelines and Administrative Manual," revised January 2008, which is incorporated by reference and made a part of this rule [and which] as published by the Department of Elementary and Secondary Education (DESE) and is available at the Early Childhood Education Section, 205 Jefferson Street, PO Box 480, Jefferson City, MO 65102-0480, or on DESE's Internet. This rule does not incorporate any subsequent amendments or additions. The "Early Childhood Development Act Program Guidelines and Administrative Manual" interprets state statutory requirements for the programs and establishes program management procedures consistent with state law and practice.

AUTHORITY: sections 178.691–178.699, RSMo 2000 and section 161.092, RSMo Supp. [2002] 2007. Original rule filed April 4, 1985, effective Sept. 3, 1985. Rescinded and readopted: Filed Feb. 27, 1992, effective Sept. 6, 1992. Amended: Filed June 29, 1995, effective Jan. 30, 1996. Amended: Filed May 29, 1998, effective Dec. 30, 1998. Amended: Filed July 28, 2000, effective Feb. 28, 2001. Amended: Filed Oct. 29, 2002, effective April 30, 2003. Amended: Filed Jan. 16, 2008.

PUBLIC COST: This proposed amendment is estimated to cost the Department of Elementary and Secondary Education \$34,304,651 for Fiscal Year 2008, with the cost recurring annually over the life of the rule subject to appropriations.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Elementary and Secondary Education, ATTN: JoAnne Ralston, Director, Early Childhood Education, PO Box 480, Jefferson City, MO 65102-0480. To be considered, com-

ments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

FISCAL NOTE PUBLIC COST

I. RULE NUMBER

Title:

5 Department of Elementary and Secondary Education

Division:

50 School Improvement

Chapter:

270 Early Childhood Education

Type of Rulemaking:

Proposed Amendment

Rule Number and Name:

5 CSR 50-270.010 General Provisions Governing Programs Authorized

Under the

Early Childhood Development Act

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
Department of Elementary and Secondary Education	\$34,304,651 estimated amount for FY2008 with
(Reimburse Education Agencies)	the cost recurring annually over the life of the rule
	subject to appropriations.

III. WORKSHEET

DISTRICT QUOTAS FOR FISCAL YEAR 2008 (2007-2008)

SEUs* X \$250 \$20,873,550.00
CUs** X \$150 \$5,246,120.00
ontacts X \$ 55 \$6,435,600.00
hildren X \$ 25 \$2,836,350.00
SEUs* X \$250 \$94,500.00
CUs** X \$150 \$48,450.00
ontacts X \$ 55 \$170,225.00
leetings X \$ 75 \$7,200.00
(C)

Each school district is provided with a quota based on the previous year's service and the amount of funds appropriated to the program. (Due to the increase in services to be provided in FY2008, quotas were set higher than the allocation amount because programs will be adjusting to the new service requirements which will impact their ability to fully meet their quotas for FY2008.)

Parent Education for Families with Children Ages Birth To Three (P1& IPP1)

FY2008 quotas are based on the number of services provided by the district in FY2007 or the FY2007 quota, whichever is the higher amount.

Parent Education for Families with Children Ages Three to Kindergarten Entry (P3 & IPP3)

FY2008 quotas are based on the number of families served in FY2007 or the FY2007 quota, whichever is the lesser amount.

Additional Services for Families with High Needs (HN & IPHN)

FY2008 quotas are based on the number of High Needs contacts provided in FY2007 or the FY2007 quota, whichever is the higher amount. Up to 50% of the High Needs Services may be used for families with children three to kindergarten entry provided a parent educator certified to use the three to kindergarten entry curriculum delivers the services.

Screening of Children Ages One and Two (S1)

FY2008 quotas are based on the number of services provided in FY2007 or the FY2007 S1 quota, whichever is the lesser amount.

Screening of Children Ages Three to Kindergarten Entry (S3)

FY2008 quotas are based on the number of services provided in FY2007 or the FY2007 S3 quota, whichever is the lesser amount.

Incarcerated Parents Group Meetings (IPGM)

FY2008 quotas are based on 2 group meetings a month for a 12 month period.

IV. ASSUMPTIONS

The rule incorporates by reference The Early Childhood Development Act Program Guidelines and Administrative Manual. Aid included under these programs is limited exclusively to school districts. Due to this limitation, the proposed amendment will not require an expenditure of money by or a reduction in income for any person, firm, corporation, association, partnership, proprietorship, or business entity.

^{*}FSEU - Full Service Equivalent Unit

^{**}BCU - Basic Contact Unit

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

Division 50—Division of School Improvement Chapter 340—School Improvement and [Accreditation] Accountability

PROPOSED AMENDMENT

5 CSR 50-340.050 Policies and Standards for Summer School Programs. The State Board of Education proposes to amend the chapter name, purpose, sections (1), (2), (4), (6)–(8), subsection (3)(A), delete section (5) and renumber to the end.

PURPOSE: The State Board's existing regulation, which has been in effect since 1995, must be amended to reflect the current school funding statutes and current processes.

PURPOSE: This rule establishes policies and standards for public school districts and charter schools which choose to conduct summer school programs that will qualify for state aid in accordance with [section 163.031] Chapter 163, RSMo.

- (1) Summer school programs may be held any time between the close of the regular school term and the beginning of the next regular term and must be approved by the local school board. A summer school program shall consist of a planned schedule of course offerings for resident students at the elementary or high school level. An approved summer school program for [nonhandicapped] students without disabilities must be in session for at least one hundred twenty (120) clock hours. Summer school programs for [handicapped] students with disabilities must be in session for at least sixty (60) clock hours depending upon the hours needed to comply with the [Individual] Individualized Education Program (IEP).
- (2) A school board may authorize the operation of summer school programs at the elementary or high school level, or both. Each approved summer school program shall have at least the required minimum clock hours of instruction. An elementary summer school program may include any combination of grades kindergarten through eight (K-8). A high school summer school program may include any combination of grades seven through twelve (7-12). [Elementary and high school summer school programs may not be combined to meet the minimum clock-hour require*ment.*] A school district or charter school may operate one (1) or more summer school programs at any level. Each summer school program that is operated separately with different opening and closing dates must meet the minimum clock hours of instruction requirements. A variety of classes may be offered at either the elementary or secondary level which meet state guidelines and whose total hours of instruction equal at least one hundred twenty (120) clock hours. A second method of meeting the clock hour requirement is to offer a variety of classes at the elementary and secondary level whose combined hours total at least one hundred twenty (120). This method is commonly referred to as "stacking." Under the "stacking" method, typically sixty (60) hours of instruction are offered at the elementary level with sixty (60) hours of instruction offered at the secondary level for a combined total of one hundred twenty (120) clock hours. The clock hours of regular summer school classes may be combined with the clock hours of special education extended school year programs to reach the one hundred twenty (120)-clock hour requirement. No individual course or segment of an approved summer school program, other than special education programs, may consist of less than thirty (30) clock hours of classroom instruction. Minimum time requirements exclude break time and lunch time.
 - (A) Examples of acceptable combinations are as follows:
- 1. Sixty (60) hours in grades kindergarten through six (K-6) or kindergarten through eight (K-8) plus sixty (60) hours in

- grades seven through eight (7–8) or nine through twelve (9–12) in an approved summer school;
- 2. Sixty (60) hours in a special education extended school year program plus sixty (60) hours in grades kindergarten through eight (K-8) or nine through twelve (9-12) in an approved summer school; or
- 3. Thirty (30) hours in grades kindergarten through six (K-6) plus thirty (30) hours in grades seven through eight (7-8) plus sixty (60) hours in grades nine through twelve (9-12) in an approved summer school.
- (B) Title I summer school hours may not be used in the "stacking" method. The district or charter school must demonstrate compliance with the supplement not supplant requirement before federal programs funds may be used for summer services. Prior to obligating federal funds for summer services, the district must complete a Federal Program Proposed Summer School Plan.
- (3) The curriculum in an approved summer school program at any level must include one (1) or more of the following academic areas as the major portion of the clock hours of instruction in the program: elementary school—language arts, mathematics, science, social studies; and high school—language arts, mathematics, science, social studies, practical arts.
- (A) Any course which may be offered in the regular school term may be approved as part of the summer school [program] with the exception of physical education hours that do not count as credit toward graduation for students in grades nine (9), ten (10), eleven (11) and twelve (12). Special approval must be requested for summer school courses that would require special approval during the regular term.
- (4) The attendance of resident [pupils] students between the ages of six and twenty (6–20) in grades one through twelve (1–12) and [pupils five (5) years old attending kindergarten in approved summer school programs] students who are eligible to attend kindergarten the next fall (must be five (5) before the first day of August of the school year beginning in that calendar year) may be counted for summer school state aid purposes in accordance with [section 163.011] Chapter 163, RSMo.
- [(5) Individual school district's summer school average daily attendance (ADA) that does not exceed five percent (5%) of the ADA for the immediate preceding school year, the ADA shall be doubled for state aid purposes. A district's summer school ADA greater than five percent (5%) of the preceding school year ADA shall count once for state aid purposes.]
- [(6)](5) Some high school courses may be offered for credit and some courses for no credit in an approved summer school program. High school [pupils] students may earn one-half (1/2) unit of high school credit for laboratory courses which meet at least seventy-five (75) clock hours and one-half (1/2) unit of high school credit for other courses which meet for sixty to seventy-five (60–75) clock hours. One-fourth (1/4) unit of high school credit may be granted for driver education classes which provide thirty (30) clock hours of classroom instruction, six (6) clock hours behind the wheel and twelve (12) clock hours as an observer in a driver education car. Minimum time requirements exclude any [passing time,] break time and lunch time.
- [(7)](6) Summer school teachers [shall] must have valid Missouri teacher certification [at the appropriate level in the area of service].
- [(8)](7) Transportation for [handicapped] summer school [pupils] students with disabilities is reimbursable as provided in 5 CSR [4]30-261.040 Allowable Costs for State Transportation Aid.

[(9)](8) School food services for summer school [pupils] students are not required but may be provided.

[(10)](9) Facilities and equipment used for summer school shall be of a quality equal to that used during the regular term.

[(11)](10) Textbooks, library resources and other instructional materials and aids shall be of a quality equal to that used during the regular term.

[(12)](11) State Board of Education classification standards pertaining to class size are applicable to summer school programs.

[(13]](12) Department of Elementary and Secondary Education (DESE) staff will review applications for approval of summer school programs, consult with local school officials as needed and approve eligible summer school programs for state aid. Approved summer school programs will be visited and reviewed by [department] DESE staff.

[(14)](13) [Local s] School districts and charter schools must keep individual [pupil] student membership and attendance records for summer school programs. The summer school records shall be audited as required by law.

[(15)](14) Summer school program applications and reports shall be submitted in a form and at a time as may be required by [the] DESE.

AUTHORITY: sections 161.092(2), 163.011, 163.021(2) and 163.031, RSMo [1994] Supp. 2007. Original rule filed May 14, 1971, effective May 24, 1971. Rescinded and readopted: Filed Nov. 15, 1977, effective Feb. 15, 1978. Amended: Filed Aug. 12, 1983, effective Dec. 12, 1983. Amended: Filed May 11, 1995, effective Dec. 30, 1995. Amended: Filed Jan. 16, 2008.

PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Elementary and Secondary Education, Attention: Becky Odneal, Coordinator, School Improvement and Accountability, PO Box 480, Jefferson City, MO 65102-0480. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—MO HealthNet Division Chapter 4—Conditions of Recipient Participation, Rights and Responsibilities

PROPOSED RULE

13 CSR 70-4.120 Insure Missouri

PURPOSE: This rule establishes Insure Missouri, which is an initiative designed to provide health care coverage through the private health insurance market for Missouri's low income, working adult population who are custodial parents or caretaker relatives with incomes up to and including one hundred percent (100%) of the federal poverty level, as provided herein, using state funds and federal

funds available under Title XIX of the Social Security Act and the Deficit Reduction Act of 2005.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

- (1) The MO HealthNet Division (MHD) is designated as the agency to oversee the administration of Insure Missouri. For working parents and custodial relatives with incomes up to and including one hundred percent (100%) of the federal poverty level, as provided herein, the services covered and the limitation under which services are covered and the maximum payment for all covered services shall be included in the contract issued by the Office of Administration, Division of Purchasing and Materials Management, which is incorporated by reference and made a part of this rule as published by the Office of Administration at its website, www.oa.mo.gov/purch, February 15, 2008. Provider manuals and provider bulletins are incorporated by reference and made part of this rule as published by the Department of Social Services, MO HealthNet Division, 615 Howerton Court, Jefferson City, MO 65109 at its website, www.dss.mo.gov/mhd, February 15, 2008. This rule does not incorporate any subsequent amendments or additions.
- (2) Custodial parents and caretaker relatives age nineteen (19) and above with family income up to and including one hundred percent (100%) of the federal poverty level are not eligible for Insure Missouri if they are eligible for MO HealthNet benefits as the result of 13 CSR 40-2.375.
- (3) Coverage of custodial parents and caretaker relatives age nineteen (19) and above with family income up to and including one hundred percent (100%) of the federal poverty level, as provided herein, will be effective upon federal approval of the Title XIX state plan amendments or waivers, subject to state appropriation.
- (4) The net income limits for custodial parents and caretaker relatives to be eligible for Insure Missouri are the July 16, 1996 Aid to Families with Dependent Children (AFDC) net income limit for the assistance group size.
- (5) Eligibility requirements, including income standards and methodologies, for custodial parents and caretaker relatives to be eligible for Insure Missouri are those eligibility requirements, including income standards and methodologies pursuant to section 208.145, RSMo, and 13 CSR 40-2.375, except:
- (A) An amount equal to the difference between the July 16, 1996 AFDC net income limit and one hundred percent (100%) of the federal poverty level is deducted from earned income; and
- (B) The four (4)-month thirty dollars (\$30) plus one-third (1/3) of earned income disregard and the eight (8)-month thirty dollar (\$30) earned income disregard are not allowed.
- (6) Custodial parents and caretaker relatives with incomes up to and including one hundred percent (100%) of the federal poverty level, as provided herein, and who qualify to participate in Insure Missouri must enroll with one (1) of the private health carriers that have been selected by competitive bid to provide health care plans to this group of Insure Missouri participants.
- (7) The private health carrier contractors shall provide a medical service delivery system pursuant to the contract issued by the Office of

Administration, Division of Purchasing and Materials Management pursuant to a sealed bid.

- (8) Where economically cost effective, the MO HealthNet Division will use the MHD's Health Insurance Premium Payment Program (HIPP) to obtain commercial insurance that may be available to the Insure Missouri participant. Those services included in the comprehensive benefit packages described herein, but not included in the commercial insurance service package, may be obtained through Insure Missouri as otherwise provided herein.
- (9) The health carrier for custodial parents and caretaker relatives with incomes at or below one hundred percent (100%) of the federal poverty level, as provided herein, shall include the following services with the comprehensive benefit package:
 - (A) Inpatient hospital services;
 - (B) Outpatient hospital and ambulatory surgical center services;
 - (C) Physician and advanced practice nurse services;
 - (D) Federally qualified health center services;
- (E) Emergency Care Services. Emergency medical/mental health services means covered inpatient and outpatient services that are furnished by a provider that is qualified to furnish these services and are needed to evaluate or stabilize an emergency medical condition.
- 1. An emergency medical condition means a medical or mental health condition manifesting itself by acute symptoms of sufficient severity (including severe pain) that a prudent layperson, who possesses an average knowledge of health and medicine, could reasonably expect the absence of immediate medical attention to result in—
- A. Placing the physical or mental health of the individual in serious jeopardy;
 - B. Serious impairment to bodily functions;
 - C. Serious dysfunction of any bodily organ or part;
- D. Serious harm to self or others due to an alcohol or drug abuse emergency;
 - E. Injury to self or bodily harm to others; or
- F. Placing the physical health of an unborn child in serious jeopardy in the case of a pregnant woman.
- 2. Post-stabilization care services means covered services, related to an emergency medical condition that are provided after a participant is stabilized in order to maintain the stabilized conditions or to improve or resolve the participant's condition;
 - (F) Laboratory, radiology, and other diagnostic services;
 - (G) Prescription drugs;
- (H) Mental Health and Substance Abuse Treatment. All participants shall receive all medically necessary mental health and substance abuse services included in the comprehensive benefit package. The state agency, in conjunction with the Department of Mental Health, has developed community-based services with an emphasis on the least restrictive setting. The health carrier shall consider, when appropriate, using such services in lieu of using an out-of-home placement setting for participants;
 - (I) Home health services;
- (J) Durable medical equipment (including but not limited to: orthotic and prosthetic devices, respiratory equipment and oxygen, enteral and parenteral nutrition, wheelchairs and walkers, and diabetic supplies and equipment);
- (K) Family Planning Services. If family planning services are sought out-of-network by a participant, the health carrier shall be financially liable for payment of those services in accordance with federal freedom of choice provisions;
 - (L) Personal care services;
 - (M) Emergency transportation (ground and air) services;
 - (N) Hospice services;
- (O) Services Provided by Local Public Health Agencies. The Department of Health and Senior Services (DHSS) and local public health agencies administer certain public health programs which are critical to the protection of the public's health and, therefore, must be made available to participants at local public health agencies

whether in-network or out-of-network. The health carrier shall reimburse the local public health agency according to the most current MO HealthNet program fee schedule in effect at the time of service, unless otherwise negotiated; and

- (P) Transplant Related Services. The health carrier shall permit and authorize and shall be financially responsible for any inpatient, outpatient, physician, and related support services including presurgery assessment/evaluation prior to the date of the actual bone marrow/stem cell or solid organ transplant surgery. The bone marrow/stem cell or solid organ transplant will be prior authorized by the state agency and must be performed at a state agency approved transplant facility in accordance with the Insure Missouri participants' freedom of choice. The health carrier shall be responsible for pre-transplant and post-transplant follow-up care and immuno-suppressive pharmacy products prescribed after the inpatient transplant discharge. To ensure continuity of care, the health carrier shall permit and authorize follow-up services and the health carrier shall be responsible for the reimbursement of such services. The primary care provider shall be allowed to refer a transplant participant to the performing transplant facility for follow-up transplant care. Reimbursement to out-of-network providers of transplant support services shall be no less than the current MO HealthNet program rates in effect at the time of the services.
- (10) Cost sharing requirements shall be as follows:
- (A) For working parents and custodial relatives with incomes up to and including one hundred percent (100%) of the federal poverty level, as provided herein, the following co-payment shall apply:
- Physician and advanced practice nurse services—one dollar (\$1.00);
 - 2. Federally qualified health center—one dollar (\$1.00);
 - 3. Rural health clinic—one dollar (\$1.00);
 - 4. Independent laboratory—one dollar (\$1.00);
 - 5. Independent x-ray service—one dollar (\$1.00);
 - 6. Psychologist—two dollars (\$2.00);
 - 7. Outpatient hospital—three dollars (\$3.00); and
 - 8. Inpatient hospital—ten dollars (\$10.00).
- A. Cost sharing will be applied to the first date of admission, except for emergency or transfer inpatient hospital admissions;
- (B) For working parents and custodial relatives with incomes up to and including one hundred percent (100%) of the federal poverty level, as provided herein, the following participant portion of the pharmacy professional dispensing fee shall apply:
- Ingredient cost of ten dollars (\$10.00) or less—fifty cents (\$.50):
- 2. Ingredient cost of ten dollars one cent (\$10.01) to twenty-five dollars (\$25.00)—one dollar (\$1.00); and
- 3. Ingredient cost of twenty-five dollars one cent (\$25.01) or more—two dollars (\$2.00);
- (C) Providers shall not deny or reduce services to working parents and custodial relatives with incomes up to and including one hundred percent (100%) of the federal poverty level, as provided herein, solely on the basis of the participant's inability to pay the cost sharing when charged;
- (D) The working parents' and custodial relatives', with incomes up to and including one hundred percent (100%) of the federal poverty level, as provided herein, inability to pay a required amount as due and charged when a service is delivered shall in no way extinguish the participant's liability to pay the amount due;
- (É) Cost sharing requirements for working parents and custodial relatives with incomes up to and including one hundred percent (100%) of the federal poverty level, as provided herein, shall not exceed five percent (5%) of the individual's income.
- (11) As required by federal law the Department of Social Services shall provide for granting an opportunity for a state fair hearing to any applicant or participant whose claim for benefits under Insure Missouri is denied.

AUTHORITY: section 208.201, RSMo Supp. 2007 and section 660.017, RSMo 2000. Original rule filed Jan. 16, 2008.

PUBLIC COST: This proposed rule will cost state agencies or political subdivisions \$51,500,000 in state fiscal year 2008. It will cost state agencies or political subdivisions \$239,194,740 in state fiscal year 2009.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Department of Social Services, MO HealthNet Division, 615 Howerton Court, Jefferson City, Missouri 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. If to be hand-delivered, comments must be brought to the MO HealthNet Division at 615 Howerton Court, Jefferson City, Missouri. No public hearing is scheduled.

FISCAL NOTE PUBLIC COST

I. Department Title: Title 13 - Department of Social Services

Division Title: Division 70 - MO HealthNet Division

Chapter Title: Chapter 4 - Conditions of Recipient Participation, Rights and

Responsibilities

Rule Number and Name:	13 CSR 70-4.120 Insure Missouri
Type of Rulemaking:	Proposed Rule

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
	\$51,500,000 Total (SFY 2008) \$19,353,700 State Funds
Department of Social Services	\$239,194,740 Total (SFY 2009)
MÔ HealthNet Division	\$88,502,054 State Funds

III. WORKSHEET

Start date of the Insure Missouri program is March 14, 2008. The public cost for the Insure Missouri Phase 1 is \$51,500,000 in SFY 2008. The cost is based on the number of eligibles (54,531) expected to enter the program.

The public cost for the Insure Missouri Phase 1 is \$239,194,740 in SFY 2009. The cost is based on the number of eligibles (59,075).

IV. ASSUMPTIONS

This cost covers care for the estimated number of custodial parents or caretaker relatives with incomes up to and including 100% of the federal poverty level who will enroll in the Insure Missouri program.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects Chapter 6—Fees

PROPOSED AMENDMENT

20 CSR 2030-6.015 Application, Renewal, Reinstatement, Relicensure and Miscellaneous Fees. The board is proposing to amend subsection (1)(M).

PURPOSE: Pursuant to section 327.431, RSMo, the board shall set the amount of the fees which this chapter authorizes and requires by rules and regulations promulgated pursuant to section 536.021, RSMo. The fees shall be set at a level to produce revenue which shall not substantially exceed the cost and expense of administering this chapter. Therefore, the board is decreasing the fee for individual license renewal.

(1) The following fees are established by the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects:

(M) Individual Renewal Fee \$\([100] \) 60

[1. For the renewal period between

January 1, 2007, and December 31, 2008

2. For the renewal period between

January 1, 2008, and December 31, 2009

\$30]

AUTHORITY: section 327.041, RSMo Supp. [2003] 2007. This rule originally filed as 4 CSR 30-6.015. Emergency rule filed Aug. 12, 1981, effective Aug. 22, 1981, expired Dec. 10, 1981. Original rule filed Aug. 12, 1981, effective Nov. 12, 1981. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 15, 2008.

PUBLIC COST: This proposed amendment will cost state agencies or political subdivisions approximately eight hundred sixty thousand five hundred twenty dollars (\$860,520) biennially for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE COST: This proposed amendment will save private entities approximately eight hundred sixty thousand five hundred twenty dollars (\$860,520) biennially for the life of the rule. It is anticipated that the savings will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects, PO Box 184, Jefferson City, MO 65102 or via email at moapels@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

PUBLIC ENTITY FISCAL NOTE

I. RULE NUMBER

Title 20 -Department of Insurance, Financial Institutions and Professional Registration Division 2030 - Missouri Board of Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects

Chapter 6 - Fees

Proposed Amendment - 20 CSR 2030-6.015 Application, Renewal, Reinstatement, Relicensure and Miscellaneous Fees

Prepared October 19, 2007 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Loss of Revenue	
Missouri Board of Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects		\$860,520.00
	Total Loss of Revenue Biennially for the Life of	
	the Rule	\$860,520.00

III. WORKSHEET

1. The division is statutorily obligated to enforce and administer the provisions of sections 327.011-327.635, RSMo. Pursuant to Section 327.431, RSMo, the division shall by rule and regulation set the amount of fees authorized by sections 327.011-327.635, RSMo so that the revenue produced is sufficient, but not excessive, to cover the cost and expense to the board for administering the provisions of sections 327.011-327.635, RSMo. The board estimates the projections calcuated in the Private Entity Fiscal Notes will be total loss of revenue for the board.

IV. ASSUMPTION

1. It is anticipated that the loss of revenue will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE ENTITY FISCAL NOTE

I. RULE NUMBER

Title 20 -Department of Insurance, Financial Institutions and Professional Registration Division 2030 - Missouri Board of Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects

Chapter 6 - Fees

Proposed Amendment - 20 CSR 2030-6.015 Application, Renewal, Reinstatement, Relicensure and Miscellaneous Fees

Prepared October 19, 2007 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT

Estimate the number of entities by class which would likely be affected by the adoption of the proposed amendment:	Classification by type of the business entities which would likely be affected:	Estimated savings for compliance with the amendment by affected entities:
21,513	Individual Renewal Fee (renewal fee @ \$40 decrease)	\$860,520
	Estimated Biennial Cost Savings for the Life of the Rule	\$860,520

III. WORKSHEET

See table above.

IV. ASSUMPTION

- 1. The figures reported above are based on 2007 actuals.
- 2. It is anticipated that the total saving will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

NOTE: The division is statutorily obligated to enforce and administer the provisions of sections 327.011-327.635, RSMo. Pursuant to Section 327.431, RSMo, the division shall by rule and regulation set the amount of fees authorized by sections 327.011-327.635, RSMo so that the revenue produced is sufficient, but not excessive, to cover the cost and expense to the board for administering the provisions of sections 327.011-327.635, RSMo.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects Chapter 11—Renewals

PROPOSED RULE

20 CSR 2030-11.035 Continuing Education for Landscape Architects

PURPOSE: Pursuant to Senate Bill 72 of the 94th General Assembly this rule establishes continuing education requirements for landscape architects.

(1) Purpose.

- (A) As a condition for renewal of a landscape architectural license issued pursuant to section 327.621, RSMo, a licensee shall have successfully completed twenty-four (24) continuing education units (CEUs), as defined by this regulation within the two (2) years immediately preceding the renewal date or be exempt from these continuing education requirements as provided in this rule.
- 1. At least sixteen (16) CEUs shall be related to health, safety, and welfare (HSW) acquired in structured educational activities. All twenty-four (24) units may be acquired in such HSW subjects and activities. Failure to comply with these requirements will result in nonrenewal of the landscape architect's license or other disciplinary action or both unless noted below.
- 2. Any licensee who completes more than twenty-four (24) CEUs within the preceding two (2) calendar years may apply the excess, not to exceed twelve (12) units, to the requirement for the next two (2)-year period.
- 3. This requirement goes into effect for landscape architects starting with their December 31, 2010 renewal period.
- A. Every landscape architect originally licensed in an even year will need to start accumulating twenty-four (24) CEUs between January 1, 2009 and December 31, 2010 in order to renew their license prior to their next renewal deadline of December 31, 2010.
- B. Every landscape architect originally licensed in an odd year will be required to have accumulated twenty-four (24) CEUs between January 1, 2010 and December 31, 2011.
- (B) Continuing education is a requirement for every landscape architect who is actively licensed by the board, regardless of age, area of practice, or whether the licensee lives in-state or out-of-state pursuant to section 327.621, RSMo.
- (C) Continuing education obtained by a licensee should maintain, improve, or expand skills and knowledge obtained for initial licensure, or develop skills and knowledge relevant to the practice of landscape architecture and necessary to safeguard life, health, property, and promote the public welfare.

(2) Definitions.

- (A) Landscape Architectural Division. The three (3)-member division of the board that concerns itself with the profession of landscape architecture.
- (B) Board. The Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects.
- (C) Contact hour. One (1) nominal contact hour of acceptable continuing education is equivalent to one (1) CEU.
- (D) Continuing education unit (CEU). One (1) nominal contact hour of instruction or presentation. One (1) CEU shall represent a minimum of fifty (50) minutes of actual course time. No credit will be allowed for introductory remarks, meals, breaks, or administrative matters related to courses of study.
- (E) Sponsor. An individual, organization, association, institution, or other entity that provides an educational activity for the purpose

of fulfilling the continuing education requirements of the board. A landscape architect is responsible for obtaining from the sponsor verification records such as certificates of attendance, signed attendance receipts, paid receipts, a copy of a listing of all attendees signed by a person in responsible charge of the activity, or other documentation verifying attendance.

(3) Initial Registration.

(A) A landscape architect who holds licensure in Missouri for less than twelve (12) months from the date of his/her initial licensure shall not be required to report continuing education hours at the first license renewal.

(4) Activities.

- (A) The following suggested list may be used by all licensed landscape architects in determining the types of activities that may fulfill continuing education requirements:
- 1. Contact hours in attendance at short courses or seminars, dealing with landscape architectural, architectural, engineering or land surveying subjects, as appropriate to each discipline and sponsored by colleges or universities;
- 2. Contact hours in attendance at technical presentations on subjects which are held in conjunction with conventions or at seminars related to materials use and function. Such presentations as those sponsored by the Council of Landscape Architectural Registration Boards (CLARB), American Society of Landscape Architects (ASLA), or similar organizations devoted to landscape architectural, architectural, engineering, or land surveying education may qualify;
- 3. Contact hours in attendance at short courses or seminars, relating to business practice or new technology and offered by colleges, universities, professional organizations, or system suppliers;
- Contact hours spent in self-study courses sponsored by the CLARB, ASLA or similar organizations;
- 5. Three (3) units preparing for each class hour spent teaching landscape architectural courses or seminars. College or university faculty may not claim credit for teaching regular curriculum courses:
- Contact hours spent in landscape architectural research, which is published or formally presented to the profession or public;
- 7. College or university credit courses dealing with landscape architectural subjects or business practice. Each semester hour shall equal fifteen (15) CEUs;
- 8. Contact hours spent in professional service to the public that draws upon the licensee's professional expertise on boards or commissions, such as: serving on planning commissions, park boards, city council, county commissions or state registration boards; or
- 9. Contact hours spent in education tours of landscape architecturally significant projects, where the tour is sponsored by a college, university or professional organization.

(5) Exemptions.

- (A) A licensed landscape architect shall be deemed to have complied with the foregoing continuing education requirements if the landscape architect attests in the required renewal that for not less than twenty-one (21) months of the preceding two (2)-year period of licensure, the landscape architect (one (1) of the following):
- 1. Is a resident of another state or district having continuing education requirements for licensure as a landscape architect and has complied with all requirements of that state or district for practice therein; or
- 2. Is a government employee working as a landscape architect and assigned to duty outside the United States.
- (B) If the licensee served on full-time active duty in the military, the licensee may renew his/her license without completing the CEU requirement for any renewal period during which the licensee served.

(6) Reactivation—Retired or Inactive.

(A) Landscape architects, who so attest on their renewal that they

are retired from active practice or are not engaged in the active practice of landscape architecture, may place their license in an inactive status. Those doing so cannot practice but can still retain the title of landscape architect. Such landscape architect may, however, re-enter practice only after paying the required fee and satisfying the board of their proficiency. Proficiency may be established by any one (1) of the following:

- 1. Submitting verifiable evidence of compliance with the aggregate continuing education requirements for the reporting periods attested as retired from active practice or not engaged in active practice; or
- 2. Retake the landscape architectural registration examination; or
- 3. Fulfill alternative reentry requirements determined by the board, which serve to assure the board of the current competency of the landscape architect to engage in the practice of landscape architecture.

(7) Reciprocity.

(A) CEUs may be acquired at locations other than Missouri, so long as the content meets the requirements of this regulation.

(8) Forms

(A) All renewal applications will require the submission of a continuing education form specified and supplied by the board. The licensee must certify and complete the attestation on the form, before submitting it with the renewal application and fee. Failure to fulfill the continuing education requirements, or to file the required reporting form, properly and completely signed, shall result in non-renewal of a licensee's license.

(9) Records.

(A) The responsibility of maintaining records, which can be used to support credits claimed, is the responsibility of the licensee. Each landscape architect shall complete and submit the required reporting form certifying that he/she has acquired the required continuing education hours. These records must be maintained for a period of four (4) years and copies must be furnished to the board for audit verification purposes, if requested. At its discretion, the board may randomly audit a portion of licensees each renewal period or a specific licensee if a complaint has been filed against the licensee. Any untrue or false statements or the use thereof with respect to course attendance or any other aspect of continuing education activity is fraud or misrepresentation and will subject the landscape architect to license revocation or other disciplinary action. If in the review, the board finds that the CEU is not acceptable, the board shall inform the licensee of the criteria that has not been adhered to. The licensee shall have three (3) months from the license renewal date in which to substantiate the original claim or to earn other credits to meet the minimum requirements.

AUTHORITY: section 327.041, RSMo Supp. 2007 and sections 41.946 and 327.171, RSMo 2000. Original rule filed Jan. 15, 2008.

PUBLIC COST: This proposed rule will cost state agencies or political subdivisions approximately eighty-three dollars (\$83) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects, PO Box 184, Jefferson City,

MO 65102 or via email at moapels@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled

PUBLIC ENTITY FISCAL NOTE

I. RULE NUMBER

Title 20 -Department of Insurance, Financial Institutions and Professional Registration Division 2030 - Missouri Board of Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects

Chapter 11 - Renewals

Proposed Amendment - 20 CSR 2030-11.035 Continuing Education for Landscape Architects Prepared October 19, 2007 by the Division of Professional Registration

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Complia	nce
Missouri Board of Architects, Professional Engineers,		\$82.72
Professional Land Surveyors, and Landscape Architects		
	Total Annual Cost of	\$82.72
	Compliance	
	for the Life of the Rule	

III. WORKSHEET

The Licensing Technician I and the Office Support Assistant will copy approximately one hundred and forty-one (141) continuing education reporting forms each year for the licensees. These will be included with renewal notices and mailed by the central processing unit for the division, therefore, no additional postage will be needed. The Licensure Technician I and the Office Support Assistant will also mail approximately fourteen (14) audit notices to randomly selected licensees and then will forward the information submitted in response to the audit to the Landscape Architectural Division of the Board for their review and approval. The letterhead and postage for this is considered below.

STAFF	ANNUAL SALARY	SALARY TO INCLUDE FRINGE BENEFIT	HOURLY SALARY	COST PER MINUTE	TIME PER APPLICATION	TOTAL COST
Licensing Tech I	\$22,716	\$33,821.85	\$16.26	\$0.27	2 hours	\$32.52
Office Support Assistant	\$23,100	\$34,393.59	\$16.54	\$0.28	2 hours	\$33.07

Total Annual Personal Services Cost for Reporting of CEUs \$65.59

Expense and Equipment Dollars for Mailing CEU Reporting Forms

			Total
Item	Cost/Item	# of Items	Cost/Item
Copy Paper	\$0.05	141	\$7.05
Letterhead	\$0.15	14	\$2.10
Envelopes	\$0.16	14	\$2.24
Postage	\$0.41	14	\$5.74
	Total Annual Equ	Expense and uipment Cost	

IV. ASSUMPTION

- 1. Employee's salaries were calculated using the annual salary multiplied by 48.89% for fringe benefits and then divided by 2080 hours per year to determine the hourly salary. The hourly salary was then divided by 60 minutes to determine the cost per minute.
- 2. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

NOTE: The public fiscal note for this rule only reflects the cost for this particular process.

However, private entity fees are set at an amount to cover the total actual cost incurred by the office, which includes personal service, expense, and equipment.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects Chapter 21—Professional Engineering

PROPOSED RULE

20 CSR 2030-21.020 Engineer of Record and Specialty Engineers

PURPOSE: In instances when there is more than one (1) engineer involved on a project, this rule will clarify what the responsibilities are of each engineer.

- (1) The professional engineer who develops the design criteria and concept for a particular project and discipline, and who prepares or causes to be prepared under his/her immediate personal supervision the corresponding drawings, specifications, reports, or other documents, shall be designated the engineer of record for the project and discipline. A professional engineer who provides services for specific portions of the project within a particular discipline, but does not have a direct organizational contractual relationship with the corresponding engineer of record, shall be designated the specialty engineer.
- (A) The engineer of record shall communicate in writing the extent of and complete design criteria, performance specifications and other requirements for the portion of the project delegated to the specialty engineer, which shall be limited to the same discipline as that of the engineer of record.
- (B) The specialty engineer shall perform his/her services in strict accordance with the written requirements of the engineer of record, or shall clearly indicate in writing any exceptions taken to said requirements in his/her submittals to the engineer of record.
- (C) The specialty engineer shall prepare or cause to be prepared under his/her immediate personal supervision the drawings, specifications, reports, or other documents that correspond to the portion of the project delegated by the engineer of record; shall seal, sign, and date them in accordance with 20 CSR 2030-3.060; and shall submit them to the engineer of record.
- (D) The engineer of record shall review the drawings, specifications, reports, or other documents submitted by the specialty engineer and confirm in writing that they conform to his/her written requirements and are consistent with the intent of his/her drawings, specifications, reports, or other documents prepared for the project.
- (E) An architect may delegate such engineering work as is incidental to the practice of architecture, provided that he/she follows the requirements for the engineer of record as described in this rule.

AUTHORITY: section 327.041, RSMo Supp. 2007. Original rule filed Jan. 15, 2008.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate.

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects, PO Box 184, Jefferson City, MO 65102 or via email at moapels@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order of rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*, an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

he agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety (90)-day period during which an agency shall file its order of rulemaking for publication in the Missouri Register begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 240—Public Service Commission Chapter 3—Filing and Reporting Requirements

ORDER OF RULEMAKING

By the authority vested in the Public Service Commission under section 386.250, RSMo 2000 and section 392.200, RSMo Supp. 2007, the commission amends a rule as follows:

4 CSR 240-3.570 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2007 (32 MoReg 1910–1912). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing on this proposed amendment was held November 1, 2007, and the public comment period ended November 1, 2007. Five (5) written comments were received and one (1) person testified at the hearing. Written comments were received from AT&T Missouri; US Cellular; the Missouri Telecommunications Industry Association (MTIA); and the staff of the Missouri Public Service Commission. The person testifying at the hearing was Adam McKinnie on behalf of the staff of the Missouri Public Service Commission. The commenters questioned the necessity to amend the rule at all, and suggested changes to paragraphs (4)(A)1., (4)(A)2., (4)(B)5., (4)(B)1. and 3., (4)(C)1., (4)(B)5., (4)(C)3., (4)(B)4. and (4)(C)2.

COMMENT #1: US Cellular commented that the rule appropriately requires both incumbents and competitors to report eligible telecommunications carrier (ETC) investment data. MTIA found the proposed amendment is unnecessary in general, as federal Universal Service Fund (USF) issues are in flux and in other rulemakings the commission is attempting to eliminate certain rules. While staff is hopeful that federal change is imminent, it asserts that the existing procedure should still be codified.

RESPONSE: The commission agrees that the existing procedure should be codified. No changes will be made based on these general comments

COMMENT #2: MTIA asserted that it is difficult to determine which sections of the rule apply to what sort of carrier. Staff responded that the first three (3) subsections of section (4) are labeled to state which subsections apply to which type of carrier, and that the rules should only apply to carrier types listed in the headings.

RESPONSE: The commission agrees that the subsection headings in section (4) are sufficiently clear. No changes will be made based on these general comments.

COMMENT #3: 4 CSR 240-3.570(4)(A). Staff noted that this section codifies existing ETC certification procedures, and promotes parity, where appropriate, between different types of carriers.

RESPONSE: No changes are necessary as a result of this comment.

COMMENT #4: 4 CSR 240-3.570(4)(A)1. AT&T sought to have it clarified that this portion of the rule only applies to incumbent local exchange carriers (ILECs) that actually receive high cost support. AT&T suggests new clarification language.

RESPONSE: The section heading clearly imposes annual certification filing requirements when (re)certifying ILECs for the federal USF high cost program. If ILECs do not need or request commission certification, they will not be affected by this rule. No changes are necessary as a result of this comment.

COMMENT #5: 4 CSR 240-3.570(4)(A)2. US Cellular asserted that the phrase "in non-rural areas of Missouri" should be stricken from this portion of the rule; that the commission should affirmatively state that it has no ratemaking authority over wireless carriers; and that the commission may not directly compare wireless ETC rates to the nationwide urban benchmark.

RESPONSE AND EXPLANATION OF CHANGE: 47 CFR 54.316(a) requires state commissions to annually review the comparability of residential rates in rural areas of the state served by non-rural ILECs to urban rates nationwide. The federal regulation does not specify that the rate comparison is only applicable to ILECs, but specifies that the rate comparison will apply to those rural areas served by non-rural ILECs. Such a comparison does not imply the imposition of state ratemaking authority; a statement to that effect is unnecessary. The commission agrees that the phrase "in non-rural areas of Missouri" should be removed. The proposed amendment will be changed accordingly.

COMMENT #6: 4 CSR 240-3.570(4)(B)2. Staff supported the language of this section as it acknowledges the difference between the current funding mechanisms for ILECs (which receive funds based on past expenditures) and competitive eligible telecommunications carrier (CETCs) (which receive funds based on future expenditures). RESPONSE: No changes are necessary as a result of this comment.

COMMENT #7: 4 CSR 240-3.570(4)(B)5. US Cellular commented that this portion of the rule should be changed to more closely reflect federal guidelines regarding CETCs and equal access.

RESPONSE: This paragraph was not altered as part of this current

amendment, and change does not appear to be necessary at this time. No changes will be made based on this comment.

COMMENT #8: 4 CSR 240-3.570(4)(B)1. and (4)(B)3. US Cellular commented that it is unfair that CETCs must demonstrate that support was expended only to "improve coverage, service quality, or capacity," whereas ILECs may expend funds on the provision, maintenance and upgrade of facilities.

RESPONSE: These paragraphs were not altered as part of this current amendment, and the commission remains convinced that the differences in the restrictions on spending are appropriate in light of the differences in the manner of funding. No changes will be made as a result of this comment.

COMMENT #9: 4 CSR 240-3.570(4)(C). Staff noted this section will codify existing procedures regarding the ILEC certification process.

RESPONSE: No changes are necessary as a result of this comment.

COMMENT #10: 4 CSR 240-3.570(4)(C)1. US Cellular requested that language in this section, specifically regarding meetings among CETCs, staff and the public counsel, be changed to exactly match similar language regarding ILECs.

RESPONSE: This paragraph was not altered as part of this current amendment, and the commission is not convinced that the language changes are necessary at this time. No changes will be made as a result of this comment.

COMMENT #11: 4 CSR 240-3.570(4)(C)3. MTIA asserted that this paragraph introduces costly new requirements. Staff responded at the hearing that this section merely codifies the current practice and will create no additional cost. Federal regulations require state commissions to certify that federal high cost support is used for the purposes intended by the Telecommunications Act. The current practice, to be codified in this amendment, is to require ILECs to submit documentation that support is used as permitted by federal law.

RESPONSE: No changes will be made to the rulemaking as a result of this comment.

COMMENT #12: 4 CSR 240-3.570(4)(B)4. and 4 CSR 240-3.570(4)(C)2. AT&T asserted that these parts of the rule should be withdrawn, as what constitutes an acceptable expenditure is governed by federal criteria already incorporated elsewhere. MTIA said a standard of this nature is subjective and inconsistent with federal requirements. At the hearing, staff responded that this portion of the rule promotes fiscal responsibility and is not contrary to federal standards. Staff also filed written comments saying that requiring a statement that costs incurred or estimated budget/investments amounts were no greater than necessary promotes a wise use of scarce public resources while meeting the goals of universal service. Requiring such a statement does not introduce any new costly procedures for companies.

RESPONSE: The requirement to make such a statement is not contrary to federal guidelines. Since the requirement is only to make a statement, it does not necessitate that ETCs, including ILECs, implement any costly new procedure. No changes will be made to the rulemaking as a result of these comments.

COMMENT #13: 4 CSR 240-3.570(5). Staff commented that this section of the rule would support better record keeping and eliminate a requirement that was to sunset as of August 15, 2006.

RESPONSE: No changes are necessary as a result of this comment.

4 CSR 240-3.570 Requirements for Carrier Designation as Eligible Telecommunications Carriers

(4) Annual Certification Filing Requirements.

- (A) Requirements applicable to all ETCs, including incumbent local exchange carriers (ILECs)
- 1. By August 15 of each year, all ETCs, including ILECs, shall submit an affidavit executed by an officer of the company attesting that federal high-cost support is used consistent with the commission's rules and the Telecommunications Act of 1996. The affidavit will be accompanied by documentation of support received and costs incurred.
- 2. All ETCs, including ILECs, shall, in conjunction with the annual high-cost certification process, assist the commission staff in comparing residential rates in rural areas served by non-rural incumbent local exchange carriers to urban rates nationwide.
- 3. All reports required to be submitted to the commission shall be attested to by an officer or authorized agent of the ETC or ILEC.
- 4. The commission or its staff may request additional information regarding the annual certification.
- 5. Questions regarding the appropriate documentation should be directed to the commission's Telecommunications Department.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 265—Division of Motor Carrier and Railroad Safety Chapter 6—Transportation

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under section 622.027, RSMo 2000, the commission rescinds a rule as follows:

4 CSR 265-6.020 Freight Tariffs is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 15, 2007 (32 Mo Reg 2046). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Program

ORDER OF RULEMAKING

By the authority vested in the Commissioner of Higher Education under section 173.1103, RSMo Supp. 2007, the commissioner adopts a rule as follows:

6 CSR 10-2.140 Institutional Eligibility for Student Participation is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 15, 2007 (32 MoReg 2245–2247). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Program

ORDER OF RULEMAKING

By the authority vested in the Commissioner of Higher Education under section 173.1103, RSMo Supp. 2007, the commissioner adopts a rule as follows:

6 CSR 10-2.150 Student Eligibility and Application Procedures is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on November 15, 2007 (32 MoReg 2247-2248). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: The Department of Higher Education received two (2) comments on the proposed rule.

COMMENT #1: A comment was received from Sue Neely, Financial Aid Director with Truman State University relating to the calculation of a student's award under the Access Missouri program. The commenter expressed concern that the program did not use the definition of "calculated need" used for some federal financial aid programs. In addition, the commenter expressed concern that merit-based aid and student loans were not part of the calculation required by section 173.093, RSMo.

RESPONSE #1: The department reviewed the concerns and determined the comments about "calculated need" related to the authorizing statute for Access Missouri rather than this proposed rule. The comments relating to section 173.093, RSMo, are not relevant, since that statutory section does not grant the department rule making authority and this rule does not address those statutory requirements. Therefore, the department made no changes to the rule in response to this comment.

COMMENT #2: A comment was received from Melinda Wood, former Financial Aid Director with Truman State University relating to the calculation of a student's award under the Access Missouri program. The commenter expressed concern that merit-based aid and student loans were not part of the calculation required by section 173.093, RSMo. The commenter expressed support for ensuring the only non-U.S. citizens that receive aid are permanent residents of the United States. The commenter also expressed concern about the process and requirements for eligible students to establish Missouri residency. Finally, the commenter raised concern about how dependent renewal students are treated when their parents are no longer Missouri residents.

RESPONSE #2: The comments relating to section 173.093, RSMo, are not relevant, since that statutory section does not grant the department rulemaking authority and this rule does not address those statutory requirements. The comment relating to non-U.S. citizens is consistent with the language contained in the proposed rule. The comments relating to Missouri residency are not relevant to this rulemaking as those issues are addressed in a separate administrative rule. Therefore, the department made no changes to the rule in response to this comment.

Title 7—DEPARTMENT OF TRANSPORTATION Division 265—Motor Carrier and Railroad Safety Chapter 10—Motor Carrier Operations

By the authority vested in the Missouri Highways and Transportation Commission under section 622.027, RSMo 2000 and section 226.008, RSMo Supp. 2007, the commission amends a rule as fol-

7 CSR 265-10.015 General Application Requirements for the Issuance and Transfer of Intrastate Motor Carrier Certificates, Permits and Temporary Authority is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 15, 2007 (32 MoReg 2043-2046). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 7—DEPARTMENT OF TRANSPORTATION Division 265—Motor Carrier and Railroad Safety **Chapter 10—Motor Carrier Operations**

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under section 622.027, RSMo 2000, the commission amends a rule as follows:

7 CSR 265-10.050 Tariffs, Time Schedules and Motor Carrier Documentation is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 15, 2007 (32 MoReg 2049-2051). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 7—DEPARTMENT OF TRANSPORTATION Division 265—Motor Carrier and Railroad Safety **Chapter 10—Motor Carrier Operations**

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under section 622.027, RSMo 2000, the commission amends a rule as follows:

7 CSR 265-10.080 Rules Governing the Transportation of Household Goods is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 15, 2007 (32 MoReg 2051-2054). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 7—DEPARTMENT OF TRANSPORTATION Division 265—Motor Carrier and Railroad Safety **Chapter 10—Motor Carrier Operations**

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under section 622.027, RSMo 2000, the commission adopts a rule as follows:

7 CSR 265-10.120 Household Goods Tariffs is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 15, 2007 (32 MoReg 2054–2056). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 35—Children's Division Chapter 31—Child Abuse

ORDER OF RULEMAKING

By the authority vested in the Children's Division under section 210.153, RSMo Supp. 2007, the director adopts a rule as follows:

13 CSR 35-31.025 Child Abuse and Neglect Review Process is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2007 (32 MoReg 2150–2152). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 40—Family Support Division Chapter 31—Child Abuse

ORDER OF RULEMAKING

By the authority vested in the Family Support Division under section 207.020, RSMo 2000, the director rescinds a rule as follows:

13 CSR 40-31.025 Child Abuse and Neglect Review Process is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on November 1, 2007 (32 MoReg 2152). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 70—MO HealthNet Division Chapter 6—Emergency Ambulance Program

ORDER OF RULEMAKING

By the authority vested in the MO HealthNet Division under sections 208.152 and 208.201, RSMo Supp. 2007, the division amends a rule as follows:

13 CSR 70-6.010 Emergency Ambulance Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2007 (32 MoReg 1918–1920). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS Division 50—The County Employees' Retirement Fund Chapter 2—Membership and Benefits

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board amends a rule as follows:

16 CSR 50-2.010 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2007 (32 MoReg 2068–2069). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS Division 50—The County Employees' Retirement Fund Chapter 2—Membership and Benefits

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board amends a rule as follows:

16 CSR 50-2.090 Normal Retirement Benefit is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2007 (32 MoReg 2069). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS Division 50—The County Employees' Retirement Fund Chapter 2—Membership and Benefits

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under section 50.1032, RSMo 2000, the board amends a rule as follows:

16 CSR 50-2.120 Benefits Upon Participant's Death is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2007 (32 MoReg 2069). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 16—RETIREMENT SYSTEMS Division 50—The County Employees' Retirement Fund Chapter 10—County Employees' Defined Contribution Plan

ORDER OF RULEMAKING

By the authority vested in the County Employees' Retirement Fund Board of Directors under sections 50.1220 and 50.1260, RSMo 2000, the board amends a rule as follows:

16 CSR 50-10.030 Contributions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2007 (32 MoReg 2069–2070). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2145—Missouri Board of Geologist Registration Chapter 1—General Rules

ORDER OF RULEMAKING

By the authority vested in the Missouri Board of Geologist Registration under section 256.465.2 RSMo Supp. 2007, the board amends a rule as follows:

20 CSR 2145-1.040 Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 17, 2007 (32 MoReg 2546–2548). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

This section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs and other items required to be published in the *Missouri Register* by law.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 60—Missouri Health Facilities Review Committee Chapter 50—Certificate of Need Program

NOTIFICATION OF REVIEW: APPLICATION REVIEW SCHEDULE

The Missouri Health Facilities Review Committee has initiated review of the applications listed below. A decision is tentatively scheduled for March 31, 2008. These applications are available for public inspection at the address shown below:

Date Filed

Project Number: Project Name City (County) Cost, Description

01/07/08

#4145 RS: The Bridge at Garden Plaza Florissant (St. Louis County) \$17,542,000, Establish 102-bed assisted living facility (ALF)

01/15/08

#4146 NS: Life Care Center of Florissant Florissant (St. Louis County) \$16,552,000, Establish 120-bed skilled nursing facility

#4165 HS: St. John's Regional Medical Center Joplin (Jasper County) \$2,451,437, Acquire second magnetic resonance imager (MRI)

01/18/08

#4172 HS: Truman Medical Center – Hospital Hill Kansas City (Jackson County) \$1,343,120, Acquire second computerized tomography scanner

#4170 RS: MacKenzie Place at Deer Park Maplewood (St. Louis County) \$13,688,023, Establish 77-bed ALF

#4168 FS: Metro Imaging, LLC St. Peters (St. Charles County) \$1,883,000, Replace MRI

#4169 FS: Metro Imaging, LLC St. Louis (St. Louis County) \$1,629,000, Replace MRI

#4163 HS: Capital Region Medical Center Jefferson City (Cole County) \$1,709,439, Acquire MRI

#4164 HS: Capital Region Medical Center Jefferson City (Cole County) \$3,150,000, Acquire linear accelerator

Any person wishing to request a public hearing for the purpose of commenting on these applications must submit a written request to

this effect, which must be received by February 21, 2008. All written requests and comments should be sent to:

Chairman

Missouri Health Facilities Review Committee c/o Certificate of Need Program Post Office Box 570 Jefferson City, MO 65102

For additional information contact Donna Schuessler, (573) 751-6403.

Construction Transient Employers

Construction Transient Employers

The following is a list of all construction contractors performing work on construction projects in Missouri who are known by the Department of Revenue to be transient employers pursuant to Section 285.230, RSMo. This list is provided as a guideline to assist public bodies with their responsibilities under this section that states, "any county, city, town, village or any other political subdivision which requires a building permit for a person to perform certain construction projects shall require a transient employer to show proof that the employer has been issued a tax clearance and has filed a financial assurance instrument as required by Section 285.230 before such entity issues a building permit to the transient employer."

Contractor	<u>Address</u>	City	<u>State</u>	<u>Zip</u>
9 MILE BORING & TRENCHING INC	6436 VISTA DR	SHAWNEE	KS	66218
A & B PROCESS SYSTEMS CORP	201 S WISCONSIN AVE	STRATFORD	WI	54484
A FISCHER BUILDERS INC	814 OHIO ST	QUINCY	IL	62301
AAA ENVIRONMENTAL INC	6251 ETZEL AVE	WELLSTON	MO	63133
AC LEADBETTER & SON INC	110 ARCO DR	TOLEDO	ОН	43615
ACI MECHANICAL INC	3116 S DUFF AVE	AMES	IA	50010
ACTION INSTALLERS INC	1224 CAMPBELL AVE SE	ROANOKE	VA	24013
ADDISON CONSTRUCTION CO	1526 HORSE CREEK RD	CHEYENNE	WY	82009
ADECCO USA INC	175 BROAD HOLLOW RD	MELVILLE	NY	11747
ADVANCED PROTECTIVE COATING INC	2530 BAYARD ST	KANSAS CITY	KS	66105
ADVANTAGE PROFESSIONAL OF PHOENIX LLC	1995 WEHRLE DR	WILLIAMSVILLE	NY	14221
AERIAL SOLUTIONS INC	7074 RAMSEY FORD ROAD	TABOR CITY	NC	28463
AJILON PROFESSIONAL STAFFING LLC	175 BROAD HOLLOW RD	MELVILLE	NY	11747
AKERMAN CONSTRUCTION CO INC	2915 SH 74 SOUTH	PURCELL	OK	73080
AKI CONTROL SYSTEMS INC	P O BOX 444	WALLER	TX	77484
ALL IOWA CONTRACTING CO	5613 MCKEVETTE RD	WATERLOO	IA	50701
ALLIANCE INTEGRATED SYSTEMS INC	1500 STUDEMONT	HOUSTON	TX	77007
ALLIED STEEL CONSTRUCTION CO LLC	2211 NW FIRST TERRACE	OKLAHOMA CITY	OK	73107
ALLIED UNIKING CORPORATION INC	4750 CROMWELL AVE	MEMPHIS	TN	38118
ALLSTATE SPECIALTY CONSTRUCTION INC	32700 W 255TH ST	PAOLA	KS	66071
ALVAREZ ENVIRONMENTAL LLC	4631 INVERNESS DR	POST FALLS	ID	83854
AMERICAN CIVIL CONSTRUCTORS INC	4901 S WINDERMERE ST	LITTLETON	CO	80120
AMERICAN DIGITAL SYSTEMS\FIBRACOM	1725 W RENO AVE	BROKEN ARROW	OK	74012
AMERICAN MASONRY CO	1016 W EUCLID	PITTSBURG	KS	66762
AMERICAN STRUCTURES INC	105 MARKET STREET	AUDUBON	IA	50025
AMERICASDOCTOR.COM COORDINATORS SERVICES INC	3315 S 23RD STR 108	TACOMA	WA	98405
AMRENT CONTRACTING INC	3981 STATE RT 3 NORTH	CHESTER	IL	62233
ANDERSEN TRENCHING & EXCAVATING INC	17263 SUMAC RD	HONEY CREEK	IA	51542
ANYTHING AQUATIC INC	2217 WESTCHESTER RD	LAWRENCE	KS	66049
APPLIKON BIOTECHNOLOGY INC	1180 CHESS DRIVE	FOSTER CITY	CA	94404
ARBY CONSTRUCTION COMPANY INC	19705 W LINCOLN AVE	NEW BERLIN	WI	53146
ARCHITECTURAL GLAZING PROFESSIONALS	11655 CLARE RD	OLATHE	KS	66061
ARCHITECTURAL WALL SYSTEMS CO	3000 30TH ST	DES MOINES	IA	50310

Contractor	Address	City	<u>State</u>	<u>Zip</u>
ARGUSS COMMUNICATIONS GROUP INC	DOVER RD	EPSOM	NH	03234
ARKA TEX REMODELING INC	8100 COLONEL GLENN RD	LITTLE ROCK	AR	72204
ARR ROOFING LLC	8909 WASHINGTON ST	OMAHA	NE	68127
ASPHALT STONE COMPANY	520 N WEBSTER	JACKSONVILLE	IL	62650
ATWOOD ELECTRIC INC	23124 HIGHWAY 149	SIGOURNEY	IA	52591
AUGERS UNLIMITED INC	11933 KAW DRIVE	KANSAS CITY	KS	66111
AUREUS RADIOLOGY LLC	11825 Q ST	OMAHA	NE	68137
AYARS & AYARS INC	6500 HOLDREGS ST	LINCOLN	NE	68505
B & B CONTRACTORS INC	4300 EDISON AVE	CHINO	CA	91710
B & D ELECTRIC INC	P O BOX 43	STAMPS	AR	71860
BAKER CONCRETE CONSTRUCTION INC	900 N GARVER RD	MONROE	ОН	45050
BANKERS EDGE	1288 VALLEY FORGE STE 50	VALLEY FORGE	PA	19482
BARNESCO INC	2002 CEDAR CREST	ARKANSAS CITY	KS	67005
BARTLOW BROTHERS INC	S LIBERTY STREET RD	RUSHVILLE	IL	62681
BAZIN EXCAVATING INC	20160 W 191ST	SPRINGHILL	KS	66083
BD CONSTRUCTION INC.	209 EAST 6TH STREET	KEARNEY	NE	68847
BENCHMARK INC	6065 HUNTINGTON CT NE	CEDAR RAPIDS	IA	52402
BERBERICH TRAHAN & CO PA	3630 SW BURLINGAME ROAD	TOPEKA	KS	66611
BEST PLUMBING & HEATING	421 SECTION OD	SCAMMON	KS	66773
BESTORE INC	6750 W 75TH STE 1A	OVERLAND PARK	KS	66204
BIGGE CRANE AND RIGGING CO	10700 BIGGE AVE	SAN LEANDRO	CA	94577
BILL DAVIS ROOFING LC	628 VERMONT	LAWRENCE	KS	66044
BISON ELECTRIC INC	12037 E PINE ST	TULSA	OK	74116
BIVOUAC ENGINEERING & SERVICE CO LLC	588 MEADOW LANE	MARION	ОН	43302
BLAHNIK CONSTRUCTION CO	150 50TH AVE DR SW	CEDAR RAPIDS	IA	52404
BLAZE MECHANICAL INC	15755 S 169 HWY STE E	OLATHE	KS	66062
BLUE WATER ENVIRONMENTAL INC	29041 WICK RD	ROMULUS	MI	48170
BLUESTONE CONSTRUCTION LLC	13271 OBANNON STATION WAY	LOUISVILLE	KY	40223
BLUME REFRIGERATED TRANSPORT LLC	1916 E 29TH STREET	MARSHFIELD	WI	54449
BOREAL AVIATION INC	401 AVENUE F	GWINN	MI	49841
BRB CONTRACTORS INC	400 W CURTIS	TOPEKA	KS	66608
BRONDER TECHNICAL SERVICES	650 NEW CASTLE RD	BUTLER	PA	16001
BROWNING WELDING SERVICE INC	163 SHAW BRIDGE ROAD	GREENBRIER	AR	72058
BRUCE TRUCKING AND EXCAVATING INC	4401 HWY 162	GRANITE CITY	IL	62040
BUILDING ERECTION SERVICES COMP OF MO LC	15585 SOUTH KEELER	OLATHE	KS	66051
BUILDINGS INC	235 SOUTH 40TH	SPRINGDALE	AR	72765
C & C CONTRACTING INC	222 SOUTH SECOND ST	ORLEANS	IN	47452
C & G BUILDERS INC	9530 AUGUSTA RD	PELZER	SC	29669
CABLE CONSTRUCTORS INC	105 KENT ST	IRON MOUNTAIN	MI	49801
CAPITAL ALARMS INC	1485 JONES ROAD	WINDER	GA	30680
CAPITAL INSULATION INC	3210 NE MERIDEN RD	TOPEKA	KS	66617
CARTER MOORE INC	1865 E MAIN ST STE F	DUNCAN	SC	29334

Contractor	<u>Address</u>	City	State	<u>Zip</u>
CASE FOUNDATION CO	1325 W LAKE ST	ROSELLE	IL	60172
CASHATT & SONS CORP	BOX 74	RED OAK	IA	51566
CASYSTEMS INTERNATIONAL INC	8300 COLESVILLE RD 700	SILVER SPRING	MD	20910
CBS CONSTRUCTORS	204 E 1ST	MCCOOK	NE	69001
CCC GROUP INC	5797 DIETRICH RD	SAN ANTONIO	TX	78219
CD SMITH CONSTRUCTION INC	889 EAST JOHNSON ST	FOND DU LAC	WI	54935
CDK SKANSKA INC	800 S HUTTON RD	FARMINGTON	NM	87401
CELLXION WIRELESS SERVICES LLC	5031 HAZEL JONES RD	BOSSIER CITY	LA	71111
CENTRAL FOUNDATION INC	915 MARION RD S	CENTRAL CITY	IA	52214
CENTRAL ILLINOIS TILE CO	3302 N MATTIS AVE	CHAMPAIGN	IL	61821
CENTRAL STATES CONTRACTING SERVICES	610 S 78TH ST	KANSAS CITY	KS	66111
CENTURY BUILDERS INC	11250 CHARLES RD	HOUSTON	TX	77041
CHAMPION EXPOSITION SERVICES	139 CAMPANELLI DRIVE	MIDDLEBORO	MA	02346
CHANCE CONSTRUCTION CO	ITALY & BARBER ST	HEMPHILL	TX	75948
CHESTER PHILLIPS CONSTRUCTION COMPANY	1501 N UNIVERSITY STE 740	LITTLE ROCK	AR	72207
CHRIS GEORGE HOMES INC	2111 E SANTA FE #112	OLATHE	KS	66062
CLIFFORD LEE & ASSOCIATES	292 MELVIN HARRIS RD	MANCHESTER	GA	31816
COAST TO COAST BUILDERS INC	750 E FUNSTON	WICHITA	KS	67211
COLE RAYWID & BRAVERMAN LLP	1919 PENNSYLAVANIA AVE NW	WASHINGTON	DC	20006
COLLEGIATE DEVELOPMENT SERVICES LP	1811 COLLEGIATE BLVD	ROLLA	MO	65401
COMMERCIAL CONTRACTORS INC	729 LINCOLN AVE	HOLLAND	MI	49423
COMMERICAL CONTRACTING CORPORATION	4260 N ATLANTIC BLVD	AUBURN HILLS	MI	48326
COMO TECH INSPECTIONS INC	40 DEEP CREEK RD	MANHATTAN	KS	66502
CONCO INC	3030 ALL HALLOWS	WICHITA	KS	67217
CONLEY SPRINKLER INC	822 MAIN	PLEASANTON	KS	66075
CONSTRUCTION MANAGEMENT INC	108 JACKMAN ST	GEORGETOWN	MA	01833
CONSTRUCTION SERVICES BRYANT INC	232 NEW YORK ST	WICHITA	KS	67214
CONSTRUCTION ZONE OF DFW LLC	1420 SPRINGHILL RD	AUBREY	TX	76227
CONSTRUCTORS INC	6225 CHOCTAW DR	BATON ROUGE	LA	70805
CONTROL INSTALLATIONS OF IOWA INC	6200 THORNTON AVE STE 190	DES MOINES	IA	50321
COOPERS STEEL FABRICATORS	PO BOX 149	SHELBYVILLE	TN	37162
CORNERSTONE COMMERCIAL CONTRACTORS	1260 JERICO	CORNING	IA	50841
CORONADO INC	1835 WALL ST	SALINA	KS	67401
COWARTS CONSTRUCTION COMPANY INC	223 AIRPORT RD	SALEM	AR	72576
CREEK ELECTRIC INC	2811 W PAWNEE ST	WICHITA	KS	67213
CROWN CORR INC	7100 W 21ST AVE	GARY	IN	46406
CUNNINGHAM INC	112 6TH AVENUE W	OSKALOOSA	IA	52577
CUST O FAB FIELD SERVICE LLC	1900 N 161ST E AVE	TULSA	OK	74116
CUSTOM HOME AND CABINET LLC	15519 W 84TH ST	LENEXA	KS	66219
CUSTOMER CARE SOLUTIONS	1 IRVINGTON CTR 700 KING	ROCKVILLE	MD	20850
D & B INDUSTRIAL FLOOR COATINGS INC	W137 N8589 LANDOVER CRT	MENOMONEE FALLS	WI	53051
D ROSS CONSTRUCTION LLC	12420 HIGH DR	LEAWOOD	KS	66209

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DANNYS CONSTRUCTION CO INCORPORATED	1066 WEST THIRD AVENUE	SHAKOPEE	MN	55379
DAVE OSBORNE CONSTRUCTION CONTRACTI	15600 28TH AVE N	PLYMOUTH	MN	55447
DAVID A NICE BUILDERS INC	4571 WARE CREEK ROAD	WILLIAMSBURG	VA	23188
DCG PETERSON BROTHERS COMPANY	5005 S HWY 71	SIOUX RAPIDS	IA	50585
DEAN SNYDER CONSTRUCTION CO	912 N 13TH ST	CLEAR LAKE	IA	50428
DEJAGER CONSTRUCTION	75 60TH ST SW	WYOMING	MI	49508
DIAMOND CONSTRUCTION COMPANY	2000 N 18TH ST	QUINCY	IL	62301
DIAMOND SURFACE INC	13792 REIMER DR N	MAPLE GROVE	MN	55311
DIG AMERICA UTILITY CONTRACTING INC	606 25TH AVE SO STE 202	ST CLOUD	MN	56301
DIVINE INC	2310 REFUGEE RD	COLUMBUS	ОН	43207
DOME CORPORATION OF NORTH AMERICA	5450 EAST ST	SAGINAW	MI	48601
DOSTER CONSTRUCTION CO INC	2100 INTERNATIONAL PARK D	BIRMINGHAM	AL	35243
DOUBLE O MASONRY INC	722 S 260TH ST	PITTSBURG	KS	66762
DRC EMERGENCY SERVICES LLC	740 MUSEUM DRIVE	MOBILE	AL	36608
DUALTEMP INSTALLATIONS INC DBA DUALTEMP WISCONSIN	3695 J N 126TH STREET	BROOKFIELD	WI	53005
DUREX COVERINGS INC	53 INDUSTRIAL RD	BROWNSTOWN	PA	17508
DUSTROL INC	GEN DEL	EL DORADO	KS	67042
E80 PLUS CONSTRUCTORS LLC	600 BASSETT ST	DEFOREST	WI	53532
ECONOMY ELECTRICAL CONTRACTORS	101 CENTURY 21 DR #204	JACKSONVILLE	FL	32216
EDWARD KRAEMER & SONS INC	ONE PLAINVIEW RD	PLAIN	WI	53577
EIB CONTRACTORS INC	5416 SCHERTZ RD	SAN ANTONIO	TX	78233
ELECTRICAL LINE SERVICES INC	14200 S TULSA DR	OKLAHOMA CITY	OK	73170
ELECTROSTIM MEDICAL SERVICES, INC	3504 GRAGMONT DR #100	TAMPA	FL	33619
ELLIOTT ELECTRICAL INC	P O BOX 1039	BENTON	AR	72015
EMCO CHEMICAL DISTRIBUTORS INC	2100 COMMONWEALTH AVE	NORTH CHICAGO	IL	60064
EMPLOYEE RESOURCE ADMINISTRATION LP	12400 COIT RD #1030	DALLAS	TX	75251
ENERGY DELIVERY SERVICES INC	3909 W FIFTH ST	CHEYENNE	WY	82003
ENTERPRISE SOLUTIONS INC	2116 WALSH AVE STE B	SANTA CLARA	CA	95050
ERVIN CABLE CONSTRUCTION INC	260 N LINCOLN BLVD E	SHAWNEETOWN	IL	62984
EVCO NATIONAL INC	339 OLD ST LOUIS RD	WOOD RIVER	IL	62095
EXCEL STUCCO INC	14123 MANOR DR	LEAWOOD	KS	66224
EXXEL PACIFIC INC	323A TELEGRAPH RD	BELLINGHAM	WA	98226
F L CRANE & SONS INC	508 S SPRING	FULTON	MS	38843
F&F CONSTRUCTION INC	7377 OLD ALEXANDRIA FERRY	CLINTIN	MD	20735
FABCON LLC	3400 JACKSON PIKE	GROVE CITY	ОН	43123
FALEWITCH CONSTRUCTION SERVICES INC	8720 S 114TH ST STE 100	LAVISTA	NE	68128
FARABEE MECHANICAL INC	P O BOX 1748	HICKMAN	NE	68372
FAYETTEVILLE PLUMBING & HEATING CO INC	P O BOX 1061	FAYETTEVILLE	AR	72702
FEDERAL FIRE PROTECTION INC	805 SECRETARY DR STE A	ARLINGTON	TX	76015
FISHEL COMPANY THE	1810 ARLINGATE LN	COLUMBUS	ОН	43228
FOLTZ CONSTRUCTION INC	BOX 38	PATOKA	IL	62875

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FREESEN INC	316 S PEARL	BLUFFS	IL	62621
FRONT RANGE ENVIRONMENTAL LLC	2110 W WRIGHT RD	MCHENRY	IL	60050
G & S INC	14202 HILLSDALE CIRCLE	OMAHA	NE	68137
GAMMA CONSTRUCTION COMPANY	2808 JOANEL	HOUSTON	TX	77027
GEISSLER ROOFING CO INC	612 S 3RD ST	BELLEVILLE	IL	62220
GENE FRITZEL CONSTRUCTION COMPANY I	643 MASSACHUSETTS STE 300	LAWRENCE	KS	66044
GENE FRITZEL CONSTRUCTION SERVICES	628 VERMONT	LAWRENCE	KS	66044
GEOTECH SERVICES INC	6820 W SNOWVILLE RD	BRECKSVILLE	ОН	44141
GLEESON CONSTRUCTORS INC	2015 E 7TH ST	SIOUX CITY	IA	51105
GOERLICH ROOFING INC	4400 HARRISON	QUINCY	IL	62301
GORDONS ENHANCED TECHNOLOGY MARKETING INC	1621 W COSBY #112	CARROLLTON	TX	75006
GRAZZINI BROS COMPANY	620 16TH AVE S	MINNEAPOLIS	MN	55454
GREAT SOUTH CONSTRUCTION CO INC	2500 HWY 31 SOUTH	PELHAM	AL	35124
GREAT SOUTHWESTERN CONSTRUCTION INC	6880 SO I 25	CASTLE ROCK	CO	80104
GYPSUM FLOORS OF AR/OK INC	PO BOX 1707	MULDROW	OK	74948
H & H SYSTEMS & DESIGN INC	130 EAST MAIN ST	NEW ALBANY	IN	47150
HANLIN RAINALDI CONSTRUCTION CORP	6610 SINGLETREE DR	COLUMBUS	ОН	43229
HARMAN & SON CONSTRUCTION INC	1810 B EIGHTH AVE	FORT WORTH	TX	76110
HARMAN CONSTRUCTION INC	1633 ROGERS RD	FORT WORTH	TX	76107
HARNESS ROOFING INC	P O BOX 1382	HARRISON	AR	72601
HART PAINTING	2555 SW 50	OKLAHOMA CITY	OK	73119
HC BECK LTD	1820 MARKET ST FL 3	ST LOUIS	MO	63103
HENDERSON ENGINEERS INC	8325 LENEXA DR STE 400	LENEXA	KS	66214
HENNING CONSTRUCTION COMPANY	5870 MERLE HAY RD	JOHNSTON	IA	50131
HERITAGE HOUSING DEVELOPMENT INC	16133 VENTURA BLVD #965	ENCINO	CA	91436
HERMAN STEWART CONSTRUCTION & DEVEL	4550 FORBES BLVD	LANHAM	MD	20706
HOGUE HORN & PASHMAN INC	922 MISSOURI	LAWRENCE	KS	66044
HOLIAN ASBSTS RMVL & ENCPSLTN CORP	7504 MEYER RD	SPRING GROVE	IL	60081
HOLLIS ROOFING INC	P O BOX 2229	COLUMBUS	MS	39704
HOOPER CORPORATION	P O BOX 7455	MADISON	WI	53707
HORIZON GENERAL CONTRACTORS INC	7315 W ELIZABETH LN	FT WORTH	TX	76116
HORIZON GROUP INC	1325 N E BOND ST	PEORIA	IL	61603
HORIZONTAL BORING & TUNNELING CO	505 S RIVER AVE	EXETER	NE	68351
HOSPITALITY BUILDERS INC	4222 HWY 52	META	MO	65058
HUFF SEALING CORPORATION	HWY 15E	ALBION	IL	62806
HY VEE WEITZ CONSTRUCTION LC	1501 50TH ST BLDG 1 #325	WEST DES MOINES	IA	50266
I & I CONSTRUCTION INC	21050 N BRADY ST STE A	DAVENPORT	IA	52804
INDUSTRIAL POWER & PROCESS CORP	P O BOX 38995	GREENSBORO	NC	27438
INTERNATIONAL INDUSTRIAL CONTRACTING CORPORATION	35900 MMOUND RD	STERLING HEIGHTS	KS	48310
INTL BROTHERHOOD OF ELECTRICAL WORK	106 N MONROE ST	WEST FRANKFORT	IL	62896
IRBY CONSTRUCTION CO	817 S STATE ST	JACKSON	MS	39201

Contractor	Address	City	State	<u>Zip</u>
J & J CONSTRUCTION & SUPPLY INC	1136 W KANSAS	MCPHERSON	KS	67460
JACK HOPE DESIGN BUILD INC	1440 N 3RD ST	LAWRENCE	KS	66044
JAMES N GRAY CONSTRUCTION CO	250 W MAIN ST	LEXINGTON	KY	40507
JD FRANKS INC	1602 S BELTINE ROAD	DALLAS	TX	75253
JEN MECHANICAL INC	803 HOPP HOLLOW DR	ALTON	IL	62002
JENNINGS-DILL INC	33 GRAND AVENUE	GREENVILLE	SC	29607
JESCO INC	2020 MCCULLOUGH BLVD	TUPELO	MS	38801
JOEL FRITZEL CONSTRUCTION CO.	3320 CLINTON PARKWAY CT	LAWRENCE	KS	66047
JOHN A PAPALAS & CO	1187 EMPIRE	LINCOLN PARK	MI	48146
JOHN E GREEN COMPANY	220 VICTOR AVE	HIGHLAND PARK	MI	48203
JOHN T JONES CONSTRUCTION CO	2213 7TH AVE NORTH	FARGO	ND	58108
JOHNSON INDUSTRIAL SERVICES INC	200 BENTLEY CIR	SHELBY	AL	35143
JOLLEY CONSTRUCTION COMPANY	6148 LEE HWY STE 200	CHATTANOOGA	TN	37421
JOMAX CONSTRUCTION COMPANY INC	S 281 HWY	GREAT BEND	KS	67530
JONES BLYTHE CONSTRUCTION COMPANY	1030 W REYNOLDS ST	SPRINGFIELD	IL	62702
JOY MASONRY	124 S BALTIMORE STE I	DERBY	KS	67037
KANE FIRE PROTECTION INC	170 E ALTON AVE	EAST ALTON AVE	IL	62024
KANSAS BUILDING SYSTEMS INC	1701 SW 41ST	TOPEKA	KS	66609
KASBOHM CUSTOM DRILLING INC	11404 OAKTON RD	SAVANNA	IL	61074
KEARNEY & SON CONSTRUCTION INC	2500 NORTH 7TH ST	LAWRENCE	KS	66044
KEARNEY ELECTRIC INC	3609 E SUPERIOR AVE	PHOENIX	AZ	85040
KENJURA TILE INC	BOX 158	BRENHAM	TX	77834
KESSLER CONSTRUCTION INC	13402 W 92ND ST	LENEXA	KS	66215
KGL ASSOCIATES INC	759 ADAMS ST	DENVER	CO	80206
KILIAN CORPORATION THE	608 S INDEPENDENCE	MASCOUTAH	IL	62258
KINLEY CONSTRUCTION GROUP LP	4025 WOODLAND PK BLVD 410	ARLINGTON	TX	76013
KNIGHT TRENCHING & EXCAVATING INC	14168 SANTA FE TRAIL DR	LENEXA	KS	66215
L & L INSULATION & SUPPLY CO	3810 B PAULE AVE	ST LOUIS COUNTY	MO	63125
LAKE CONTRACTING INC	4650 STONE CHURCH RD	ADDIEVILLE	IL	62214
LAKELAND COMPANY INC	7234 BOEKEL RD	RATHDRUM	ID	83858
LAKEVIEW CONSTRUCTION OF WISCONSIN	10505 CORPORATE DR #200	PLEASANT PRAIRI	WI	53158
LARSON CONTRACTING INC	508 WEST MAIN STREET	LAKE MILLS	IA	50450
LINAWEAVER CONSTRUCTION INC	719 GILMAN RD	LANSING	KS	66043
LITTLE ROCK ELECTRICAL CONTRACTORS	13008 LAWSON RD	LITTLE ROCK	AR	72210
LITTON ENTERPRISES INC	600 HALFWAY RD	MARION	IL	62959
LONGAN CONSTRUCTION COMPANY	1635 US HWY 59 N	GROVE	OK	74344
LPR CONSTRUCTION CO	1171 DES MOINES AVE	LOVELAND	CO	80537
M & A JONES CONSTRUCTION CO INC	P O BOX 3944	BATESVILLE	AR	72503
MAGUIRE IRON INC	300 W WALNUT BOX 1446	SIOUX FALLS	SD	57101
MAHAFFEY CONSTRCUTION	102 ESTATES DR	GREEN FOREST	AR	72638
MAHAFFEY CONSTRUCTION	102 ESTATES DR	GREEN FOREST	AR	72638
MAINSTREET MUFFLER AND BRAKE	1406 N MAIN STREET	HARRISON	AR	72601

Contractor	<u>Address</u>	City	<u>State</u>	Zip
MAROLD ELECTRIC INC	1925 SHERWOOD LAKE ESTATE	QUINCY	IL	62305
MARTIN COMPANIES LLC DBA MARTIN ELECTRIC	1542 E SPRUCE	OLATHE	KS	66061
MAXWELL CONSTRUCTION INC	333 W HAMPTON AVE #325	ENGLEWOOD	CO	80110
MCMASTER CONSTRUCTION INC	138 NE 46TH	OKLAHOMA CITY	OK	73105
MDS BUILDERS INC	5455 N FEDERAL HWY	BOCA RATON	FL	33487
MEADOWS CONSTRUCTION CO INC	1014 FRONT ST	TONGANOXIE	KS	66086
MECHANICAL CONSTRUCTION SERVICES IN	1711 MELROSE DR	BENTON	AR	72015
MEDFIRST STAFFING LLC	1990 AUGUSTA ST STE 2500	GREENVILLE	SC	29605
METROPOLITAN PAVEMENT SPECIALISTS LLC	14012 GILES RD	OMAHA	NE	68138
MICHAEL CONSTRUCTION CO INC	SECONDARY RT 79 BOX 143	DRY BRANCH	WV	25061
MID STATES ELECTRIC CO INC	P O BOX 156	S SIOUX CITY	NE	68776
MIDLAND WRECKING INC	15 HENNING	LENEXA	KS	66215
MIDWEST PARTITIONS INC	509 WALNUT STREET	THEDFORD	NE	69166
MILLENNIUM BROKERAGE GROUP	611 COMMERCE ST STE 2704	NASHVILLE	TN	37203
MILLER INSULATION CO INC	US HWY 65 & MO HWY 127	MALTA BEND	MO	65339
MILLER THE DRILLER	5125 E UNIVERSITY	DES MOINES	IA	50317
MILLS ELECTRICAL CONTRACTORS	2535 WALNUT HILL LN	DALLAS	TX	75229
MORRIS SHEA BRIDGE CO INC	1820 1ST AVENUE SOUTH	IRONDALE	AL	35210
MORRISSEY CONTRACTING CO	705 SOUTHMOOR PL	GODFREY	IL	62035
MOWERY BACKHOE & TRENCHER SERVICE	25374 TONGANOXIE RD	LEAVENWORTH	KS	66048
MULTIPLE CONCRETE ENTERPRISES	1680 W 1000 N	LAYTON	UT	84041
MURPHY & SONS ROOFING	1010 NORTH 54TH ST	KANSAS CITY	KS	66102
MUSE EXCAVATION & CONSTRUCTION CO	504 S 8TH ST	ELWOOD	KS	66024
MYLES LORENTZ INC	48822 OLD RIVER BLUFF RD	ST PETER	MN	56082
NEBEL CONSTRUCTION SERVICES INC	11380 STRANG LINE ROAD	LENEXA	KS	66215
NEBRASKA MIDWEST CONSTRUCTION COMPA	406 N 22ND ST	NEBRASKA CITY	NE	68410
NEESE INC	303 DIVISION PO BOX 392	GRAND JUNCTION	IA	50107
NELSON INDUSTRIAL SERVICES INC	6021 MELROSE LN	OKLAHOMA CITY	OK	73127
NEW DIMENSION INC	631 E BIG BEAVER #109	TROY	MI	48083
NHC CONSTRUCTION LLC	5960 DEARBORN STE 15	MISSION	KS	66202
NO FAULT INDUSTRIES INC	15556 PERKINS RD	BATON ROUGE	LA	70810
NORTH CENTRAL BUILDERS INC	321 N BROADWAY	HARTINGTON	NE	68739
NORTH MISSISSIPPI CONVEYOR COMPANY INC	HWY 7S LAFAYETTE CO RD370	OXFORD	MS	38655
NORTHWEST ENERGY SYSTEMS INC	315 S GREGG ST	FAYETTEVILLE	AR	72701
ODONNELL & SONS CONSTRUCTION CO INC	15301 BROADMOOR ST	OVERLAND PARK	KS	66223
OMNI ENGINEERING INC	14012 GILES RD	OMAHA	NE	68138
ORASURE TECHNOLOGIES INC	220 EAST FIRST STREET	BETHLEHEM	PA	18015
PADGETT BUILDING & REMODELING INC	4200 SMELTING WORKS RD	BELLEVILLE	IL	62226
PCL CONSTRUCTION SERVICES INC	2000 S COLORADO BLVD 2500	DENVER	CO	80222
PETERSON CONTRACTORS INC	104 BLACKHAWK ST	REINBECK	IA	50669
PETTUS PLUMBING & PIPING INC	P O BOX 3237	MUSCLE SHOALS	AL	35662
PIKE ELECTRIC INC	100 PIKE WAY	MOUNT AIRY	NC	27030

Contractor	<u>Address</u>	City	State	<u>Zip</u>
PINNACLE CONSTRUCTION INC	203 N CHESTNUT ST	GLENWOOD	IA	51534
PLOWMAN CONSTRUCTION COMPANY INC	905 E PARK ST	OLATHE	KS	66061
PLUM RHINO CONSULTING LLC	1010 HUNTCLIFF STE 1350	ATLANTA	GA	30350
P-N-G CONTRACTING INC	917 CARLA DR	TROY	IL	62294
POLE MAINTENANCE CO LLC	4307 23RD ST	COLUMBUS	NE	68601
PRECAST ERECTORS INC	3500 VALLEY VISTA DR	HURST	TX	76053
PRECISION CASEWORK & TRIM INC	816 SE 83RD ST	OKLAHOMA CITY	OK	73149
PRIMARY RESIDENTAL MORTGAGE INC	829 E CAVENDISH CIRCLE	SANDY	UT	84094
PRO LINE CONSTRUCTION INC	7946 NW TOPEKA BLVD	TOPEKA	KS	66617
PROGRESSIVE CONTRACTORS INC	14123 42ND ST NE	ST MICHAEL	MN	55376
PROVIDENCE CONTRACTORS LLC	374 F MORRISON RD	COLUMBUS	ОН	43213
PULTE PAYROLL CORPORATION	100 BLOOMFIELD HILLS #300	BLOOMFIELD HILLS	MI	48034
PYRAMID CONTRACTORS INC	795 W IRONWOOD RD	OLATHE	KS	66061
PYRAMID ELECTRICAL CONTRACTORS INC	300 MONTICELLO PLACE	FAIRVIEW HEIGHTS	IL	62208
QUALITY ELECTRIC OF DOUGLAS COUNTY INC	1011 E 31ST STREET	LAWRENCE	KS	66046
QUALITY TRANSPORTATION SERVICES INC	5220 S CAMERON ST	LAS VEGAS	NV	89118
QUOVADX INC	7600 E ORCHARD RS 300 S	GREENWOOD VILLAGE	CO	80111
R MESSNER CONSTRUCTION CO INC	3595 N WEBB RD #500	WICHITA	KS	67226
RADIOLOGY STAFFING INC	13705 B ST	OMAHA	NE	68144
RCS CONSTRUCTION INC	197 OLD ST LOUIS RD	WOOD RIVER	IL	62095
RDC MANUFACTURING INC	200 LUKKEN INDUSTRIAL DR	LA GRANGE	GA	30240
REASONS CONSTRUCTION COMPANY INC	3825 EAST END DR	HUMBOLDT	TN	38343
REDDINGER CONSTRUCTORS INC	6301 OLD BOONVILLE HWY	EVANSVILLE	IN	47715
REDNOUR STEEL ERECTORS INC	HWY 150	CUTLER	IL	62238
RESERV CONSTRUCTION CO INC	7101 SHARONDALE CT #200	BRENTWOOD	TN	37027
RETAIL CONSTRUCTION SERVICES INC	11343 39TH ST N	ST PAUL	MN	55042
RFB CONSTRUCTION CO INC	565 E 520TH AVE	PITTSBURGH	KS	66762
RICHARD DAVIS PLUMBING INC	10636 HWY 72 W STE 301	BENTONVILLE	AR	72712
RIDGELAND ENTERPRISES	712 CR 1034	CLARKRIDGE	AR	72623
RIDGEWAY CONTROLS LLC	1801 SW BELLEAVE	TOPEKA	KS	66604
RJ PITCHER INC	4575 BUCKLEY RD	LIVERPOOL	NY	13088
ROGER ENGEMANN DRAINAGE CO INC	135 N MAIN	TROY	KS	66087
ROSE LAN CONTRACTORS INC	820 CHEYENNE AVE	KANSAS CITY	KS	66105
ROYAL ELECTRIC CONSTRUCTION INC	7905 MONTICELLO RD	SHAWNEE MISSION	KS	66203
RUPP MASONRY CONSTRUCTION CO	1501 N 18TH STREET	QUINCY	IL	62301
RUSSELL CONSTRUCTION CO	3032 A NORTH FRAZIER ST	CONROE	TX	77303
S A COMUNALE CO INC	2900 NEWPARK DR	BARBERTON	ОН	44203
SA SMITH ELECTRIC INC	525 JERSEY ST	QUINCY	IL	62301
SAGEZ CONSTRUCTION INC	HC61 BOX 17	HARDIN	IL	62047
SAM ANDERSON CONSTRUCTION CO LLC	19915 W 161ST ST STE B	OLATHE	KS	66062
SANDERFOOT WIND & EXCAVATING INC	W3042 VAN ROY ROAD	APPLETON	WI	54915
SCHUMACHER ELEVATOR COMPANY	ONE SCHUMAKER WAY	DENVER	IA	50622

Contractor	<u>Address</u>	<u>City</u>	<u>State</u>	<u>Zip</u>
SCHUPPS LINE CONSTRUCTION INC	10 PETRA LANE	ALBANY	NY	12205
SERVICEMASTER DESIGN BUILD LLC	8615 FREEPORT PKWY 5-100	IRVING	TX	75063
SHAWNEE MISSION TREE SERVICE INC	8250 COLE PKWY	SHAWNEE MSN	KS	66227
SHIELDS TELECOMM INC	7 CIRCLE DR	MOUNT VERNON	IL	62864
SHILLING CONSTRUCTION CO INC	555 POYNTZ AVE STE 260	MANHATTAN	KS	66502
SHILOH STEEL FABRICATORS INC	200 EAST HWY 264	SPRINGDALE	AR	72764
SLUDGE TECHNOLOGY INC	8101 W 33RD STREET S	MUSKOGEE	OK	74401
SOUTHEAST DIRECTIONAL DRILLING LLC	2323 S HARDY DRIVE	TEMPE	AZ	85282
SOUTHWESTERN CONSTRUCTION SERVICES INC	4542 STATE RT 160	HIGHLAND	IL	62249
SPORTEXE CONSTRUCTION SERVICES INC	1809 MERRITTVILLE FONTHIL	ONT CAN LOS1E6	ON	99999
STEPHENS & SMITH CONSTRUCTION CO INC	1542 S 1ST ST	LINCOLN	NE	68502
STILL CONSTRUCTION CO INC	PO BOX 70	LEAD HILL	AR	72644
STILL CONTRACTORS LLC	15740 S MAHAFFIE ST	OLATHE	KS	66062
STORY-ATLAS SURVEYING INC	2300 HUTTON RD STE 108	KANSAS CITY	KS	66109
STOVALL CONSTRUCTION INC	7409 US HWY 287	ARLINGTON	TX	76001
STRAUB CONSTRUCTION CO INC	7775 MEADOW VIEW DR	SHAWNEE	KS	66227
STREICHER EXCAVATING INC	1718 EAST BREMER AVE	WAVERLY	IA	50677
STRINGER CONSTRUCTION COMPANY INC	6141 LUCILE AVE	SHAWNEE	KS	66203
STUEVE CONSTRUCTION COMPANY	2201 E OAK ST	ALGONA	IA	50511
SUMMIT CONTRACTING OF DELAWARE LLC	120 N LIME ST	LANCASTER	PA	17602
SUNCON INC	#2 TERMINAL DR STE 17A	EAST ALTON	IL	62002
SUNLAND CONSTRUCTION INC	HWY 13 SOUTH	EUNICE	LA	70535
SURFACE PREPARATION TECHNOLOGIES INC	81 TEXACO ROAD	MECHANICSBURG	PA	17055
SW HUFFMAN CONSTRUCTION INC	PO BOX 99	OTTUMWA	IA	52501
SWANSTON EQUIPMENT COMPANY	3404 MAIN AVE	FARGO	ND	58103
SWORD CONSTRUCTION LLC	1701 NORTHPARK DR STE 6	KINGWOOD	TX	77339
TANCO ENGINEERING INCORPORATED	1030 BOSTON AVE	LONGMONT	CO	80501
TAYLOR RIDGE DRILLED FOUNDATIONS INC	6710 134TH AVE W	TAYLOR RIDGE	IL	61284
TECH BUILDERS INC	410 DOWNTOWN PLZ	FAIRMONT	MN	56031
TEFCO INC	11022 SAWMILL RD	ELBERFELD	IN	47613
TELECRAFTER SERVICES LLC	13131 W CEDAR DR	LAKEWOOD	CO	80228
TENCON INC	530 JONES ST	VERONA	PA	15147
TENOCH CONSTRUCTION INC	6216 MISSION RD	FAIRWAY	KS	66205
TERRA ENGINEERING & CONSTRUCTION CORPORATION	2201 VONDRON RD	MADISON	WI	53718
TEXAS COMMERCIAL FENCE INC	320 SOUTHLAND DR	BURNET	TX	78611
THOMAS L BEAR CONSTRUCTION INC	14758 202ND ST	BLOOMFIELD	IA	52537
THOMPSON ELECTRIC COMPANY OF OMAHA	P O BOX 207	SIOUX CITY	IA	51102
TIC THE INDUSTRIAL COMPANY	40185 ROUTT COUNTY RD 129	STEAMBOAT SPRGS	CO	80477
TITAN CONTRACTING & LEASING CO INC	2205 RAGU DRIVE	OWENSBORO	KY	42302
TNT CONSTRUCTION CO INC	144 EASY ST	CAROL STREAM	IL	60188
TONTO CONSTRUCTION INC	HWY 16 W 78TH ST	MUSKOGEE	OK	74401

Contractor	<u>Address</u>	City	<u>State</u>	<u>Zip</u>
TOTAL WESTERN INC	8049 SOMERSET BLVD	PARAMOUNT	CA	90723
TOURNEAR ROOFING CO	2605 SPRING LAKE RD	QUINCY	IL	62305
TOWER MECHANICAL SERVICES	2125 W 20TH AVE	OSHKOSH	WI	54904
TPQ CORPORATION	8522 E 61ST ST	TULSA	OK	74133
TR MANAGEMENT INC	6700 SW TOPEKA BLVD #344	TOPEKA	KS	66619
TRAC WORK INC	303 W KNOX	ENNIS	TX	75119
TRI STATE PAVING INC	STATE LINE RD	PICHER	OK	74360
TRIAGE CONSULTING GROUP	221 MAIN STREET STE 1100	SAN FRANCISCO	CA	94105
TRINITY EXCAVATING & CONSTRUCTION INC	510 SOUTHWEST BLVD #B	KANSAS CITY	KS	66103
TWEET GAROT MECHANICAL INC	2545 LARSEN RD	GREEN BAY	WI	54303
ULTIMATE THERMAL INC	P O BOX 34818	OMAHA	NE	68134
UNITED CONTRACTORS INC	6678 NW 62ND AVE	JOHNSTON	IA	50131
UNITED EXCEL CORPORATION	5425 ANTIOCH RD	MERRIAM	KS	66202
UNIVERSAL CONTRACTING CO	1207 LUCAS	BURLINGTON	IA	52601
US ASPHALT CO	14012 GILES RD	OMAHA	NE	68138
VHP ENTERPRISES INC	728 WESLEY AVE	TARPON SPRINGS	FL	34689
VICS CRANE & HEAVY HAUL INC	3000 145TH STREET EAST	ROSEMOUNT	MN	55068
VINTAGE SPORTS CARDS INC	410 S TRADE CNTR PKWY #A8	CONROE	TX	77385
VLS SYSTEMS INC	9900 MAIN ST #304	FAIRFAX	VA	22031
VON ALST HOLDING COMPANY	2416 SMELTING WORKS RD	SWANSEA	IL	62226
W G YATES & SONS CONSTRUCTION COMPA	104 GULLY AVENUE	PHILADELPHIA	MS	39350
WACHTER ELECTRIC COMPANY	16001 W 99TH ST	LENEXA	KS	66219
WALSH CONSTRUCTION COMPANY OF ILLIN	819 WALNUT	KANSAS CITY	MO	64106
WALT WAGNER CONSTRUCTION INC	305 S 5TH ST	LEAVENWORTH	KS	66048
WALTERS EXCAVATING	24060 K 68 HWY	PAOLA	KS	66071
WANZEK CONSTRUCTION INC	16553 37R ST SE	FARGO	ND	58103
WEATHERCRAFT COMPANY OF GRAND ISLAND	PO BOX 80459	LINCOLN	NE	68501
WEATHERCRAFT COMPANY OF LINCOLN	545 J ST	LINCOLN	NE	68508
WEITZ COMPANY LLC THE	400 LOCUST STE 300	DES MOINES	IA	50309
WELSH COMPANIES	8200 NORMANDALE BLVD #200	MINNEAPOLIS	MN	55437
WESSELS CONSTRUCTION CO INC	1800 DES PLAINES AVE	FOREST PARK	IL	61030
WESTERN CAROLINA PLUMBING	25 SANDTRAP RD	WAYNESVILLE	NC	28786
WESTIN CONSTRUCTION COMPANY	10828 NESBITT AVE SO	BLOOMINGTON	MN	55437
WF JOHNSTON CONSTRUCTION INC	109 INDUSTRIAL DRIVE	MINOOKA	IL	60447
WH BASS INC	5664 D PEACHTREE PKWY	NORCROSS	GA	30092
WHITING TURNER CONTRACTING CO THE	300 E JOPPA RD	BALTIMORE	MD	21286
WILLIAMS ELECTRIC CO INC	695 DENTON BLVD	FORT WALTON BEA	FL	32547
WINGATE ARCHITECTURAL MILLWORKS CO	7516 US 59 NORTH	NACOGDOCHES	TX	75964
WOODS CONSTRUCTION INC	6396 PRODUCT DRIVE	STERLING HEIGHTS	MI	48312
WORLEY CLAIMS SERVICE INC	4736 W NAPOLEAN AVE	METAIRIE	LA	70001
WR NEWMAN & ASSOCIATES INC	2854 LOGAN ST	NASHVILLE	TN	37211
WS BOWLWARE CONSTRUCTION INC	3140 W BRITTON RD STE 204	OKLAHOMA CITY	OK	73120
YOUNGLOVE CONSTRUCTION LLC	2015 EAST 7TH STREET	SIOUX CITY	IA	51101
ZIMMERMAN CONSTRUCTION COMPANY INC	12509 HEMLOCK ST	OVERLAND PARK	KS	66213

Updated: 1/4/2008 11:04:51 AM

The Secretary of State is required by sections 347.141 and 359.481, RSMo 2000 to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript by email to dissolutions@sos.mo.gov.

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY

NOTICE TO ALL CREDITORS OF AND CLAIMANTS AGAINST W/M@BS, LLC, a Missouri limited liability company.

On December 21, 2007, W/M@BS, LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. Dissolution was effective on December 21, 2007.

Said limited liability company requests that all persons and organizations who have claims against it present them immediately by letter to the limited liability company at 4520 Madison Avenue, Suite 300, Kansas City, MO 64111, c/o Scott G. Taubin.

All claims must include: the name and address of the claimant; the amount claimed; the basis for the claim; the date(s) on which the event(s) on which the claim is based occurred; and documentation supporting the claim.

NOTICE: Because of the dissolution of W/M@BS, LLC, any claims against it will be barred unless a proceeding to enforce the claim is commenced within three years after the publication date of the three notices authorized by statute, whichever is published last.

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY

TO ALL CREDITORS OF AND CLAIMANTS AGAINST IRON HORSE PARTNERS, LLC

On December 26, 2007, Iron Horse Partners, LLC, a Missouri limited liability company (hereinafter the "Company") filed its Notice of Winding Up with the Missouri Secretary of State, effective upon filing.

Any claims against the Company must be sent to John P. Lichtenegger, 1210 Greenway Drive, P.O. Box 350, Jackson, Missouri 63755. Each claim must include the following information: the name, address and phone number of the claimant; the amount claimed; the date on which the claim arose; the basis for the claim; and any documentation for the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this Notice.

NOTICE OF DISSOLUTION OF COMPANY

On August 1, 2007, the members of SLG Creamery, LLC, a Missouri limited liability company, voted to dissolve the LLC. A notice of winding up was filed with the Missouri Secretary of State. You are hereby notified that if you believe you have a claim against SLG Creamery, LLC, you must submit a summary in writing of the circumstances surrounding your claim to Daniel R. Jones, 3145 Broadway, Kansas City, Missouri 64111. The summary of your claim must include the following information:

- 1. The name, address, and telephone number of the claimant.
- 2. The amount of the claim.
- 3. The basis for the claim.
- 4. Documentation of the claim.

All claims against SLG Creamery, LLC will be barred unless a proceeding to enforce the claim is commenced within three years after publication of this notice.

NOTICE OF DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST KIRK, L.L.C.

On December 31, 2007, KIRK, L.L.C. filed Notice of Winding Up for a Limited Liability Company with the Missouri Secretary of State. Claims against KIRK, L.L.C. must be submitted to David L. Shepherd, 302 W. Reed Street, Moberly, MO 65270. Claims must include name and address of claimant, amount of claim, basis of claim, and documentation of claim. By law, proceedings are barred unless commenced against the LLC within three years after the publication of this notice.

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST KAAN, INC.

KAAN, Inc., a Missouri corporation, was dissolved on the 31st day of December, 2007 by filing Articles of Dissolution with the Missouri Secretary of State. Any and all claims against KAAN, Inc. should be sent by mail to David L. Shepherd, 302 W. Reed Street, Moberly, MO 65270. Each claim should include the following:

- (1) The name, address and telephone number of the claimant;
- (2) The amount of the claim;
- (3) The basis of the claim;
- (4) The date the claim arose; and
- (5) A brief description of the nature of the debt or basis for the claim.

Any and all claims against KAAN, Inc. will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the date of the publication of this notice or the publication date of any other notice required by law, whichever is later.

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST KREI, INC.

KREI, Inc., a Missouri corporation, was dissolved on the 31st day of December, 2007 by filing Articles of Dissolution with the Missouri Secretary of State. Any and all claims against KREI, Inc. should be sent by mail to David L. Shepherd, 302 W. Reed Street, Moberly, MO 65270. Each claim should include the following:

- (1) The name, address and telephone number of the claimant;
- (2) The amount of the claim;
- (3) The basis of the claim;
- (4) The date the claim arose; and
- (5) A brief description of the nature of the debt or basis for the claim.

Any and all claims against KREI, Inc. will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the date of the publication of this notice or the publication date of any other notice required by law, whichever is later.

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST OZARK BROADCASTING, INC.

Ozark Broadcasting, Inc., a Missouri corporation, was dissolved on the 31st day of December, 2007 by filing Articles of Dissolution with the Missouri Secretary of State. Any and all claims against Ozark Broadcasting, Inc. should be sent by mail to David L. Shepherd, 302 W. Reed Street, Moberly, MO 65270. Each claim should include the following:

- (1) The name, address and telephone number of the claimant;
- (2) The amount of the claim;
- (3) The basis of the claim;
- (4) The date the claim arose; and
- (5) A brief description of the nature of the debt or basis for the claim.

Any and all claims against Ozark Broadcasting, Inc. will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the date of the publication of this notice or the publication date of any other notice required by law, whichever is later.

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST KWIX, INC.

KWIX, Inc., a Missouri corporation, was dissolved on the 31st day of December, 2007 by filing Articles of Dissolution with the Missouri Secretary of State. Any and all claims against KWIX, Inc. should be sent by mail to David L. Shepherd, 302 W. Reed Street, Moberly, MO 65270. Each claim should include the following:

- (1) The name, address and telephone number of the claimant;
- (2) The amount of the claim;
- (3) The basis of the claim;
- (4) The date the claim arose; and
- (5) A brief description of the nature of the debt or basis for the claim.

Any and all claims against KWIX, Inc. will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the date of the publication of this notice or the publication date of any other notice required by law, whichever is later.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST DUNNILL PROPERTIES, L.P.

On December 19, 2007, Dunnill Properties, L.P., a Missouri limited partnership, (the "Company"), agreed to dissolve and wind up its affairs.

The Company requests that all persons and organizations who have claims against the Company to please present those claims immediately by letter to Nancy J. Dilley at Gallop, Johnson and Neuman, L.C., 101 South Hanley, Suite 1700, St. Louis, Missouri 63105. All claims must include the name and address of the claimant, the amount claimed, the basis for the claim, the date(s) on which the event(s) on which the claim is based occurred, whether the claim was secured, and, if so, the collateral used as security.

NOTE: BECAUSE OF THE DISSOLUTION AND WINDING UP OF DUNNILL PROPERTIES, L.P., ANY CLAIMS AGAINST IT WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN THREE (3) YEARS AFTER THE PUBLICATION DATE OF THIS NOTICE.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST DUNNILL GENERAL, L.L.C.

On December 19, 2007, Dunnill General, L.L.C., a Missouri limited liability company (the "Company"), agreed to dissolve and wind up its affairs.

The Company requests that all persons and organizations who have claims against the Company to please present those claims immediately by letter to Nancy J. Dilley at Gallop, Johnson and Neuman, L.C., 101 South Hanley, Suite 1700, St. Louis, Missouri 63105. All claims must include the name and address of the claimant, the amount claimed, the basis for the claim, the date(s) on which the event(s) on which the claim is based occurred, whether the claim was secured, and, if so, the collateral used as security.

NOTE: BECAUSE OF THE DISSOLUTION AND WINDING UP OF DUNNILL GENERAL, L.L.C., ANY CLAIMS AGAINST IT WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN THREE (3) YEARS AFTER THE PUBLICATION DATE OF THIS NOTICE.

NOTICE TO THE UNKNOWN CREDITORS OF SPEARHEAD WIFI SERVICES, INC.

You are hereby notifed that on January 4, 2008, Spearhead WiFi Services, Inc., a Missouri profit corporation (the "Company"), the principal office of which is located in St. Louis County, Missouri, filed Articles of Dissolution by Voluntary Action with the Secretary of State of Missouri.

In order to file a claim with the Company, you must furnish the amount and the basis for the claim and provide all necessary documentation supporting this claim. All claims must be mailed to:

Spearhead WiFi Services, Inc. 1901 Seven Pines Drive St. Louis, MO 63146 Attn: William Spaits

A claim against Spearhead WiFi Services, Inc. will be barred unless a proceeding to enforce the claim is commenced within two years after the publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST TOWER GROVE TECHNOLOGY PARTNERS, LLC

On November 19, 2007, Tower Grove Technology Partners, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. Said Notice was effective on November 19, 2007.

The Company requests that all persons and organizations who have claims against it present them immediately by letter to the Company to the attention of Matthew R. Fields, Green Jacobson & Butsch, P.C., 7733 Forsyth Boulevard, Suite 700, Clayton, Missouri 63105.

All claims must include: the name, address and telephone number of the claimant; the amount claimed; the basis for the claim; the date(s) on which the event(s) on which the claim is based occurred; and any other documentation of the claim.

NOTICE: Pursuant to Section 347.141, RSMo., any claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication date of this notice.

NOTICE OF WINDING UP OF LIMITED PARTNERSHIP TO ALL CREDITORS OF AND CLAIMANTS AGAINST ALBERT FISHER FAMILY LIMITED PARTNERSHIP PURSUANT TO R.S.Mo. § 359-481

ALBERT FISHER FAMILY LIMITED PARTNERSHIP, a Missouri limited partnership, filed its certificate of cancellation with the Missouri Secretary of State on December 31, 2007, effective on the filing date.

All persons and organizations with claims against said Partnership must submit in writing to ALBERT FISHER FAMILY LIMITED PARTNERSHIP, c/o Frank C. Catnahan, Esq., Carnahan, Evans, Cantwell & Brown, P.C., 2805 S. Ingram Mill, Springfield, Missouri 65804-4043, including: 1) claimant's name, address and telephone number; 2) amount of claim; 3) date(s) claim accrued (or will accrue); 4) brief description of the nature of the debt or the basis for the claim; and 5) if the claim is secured, and if so, the collateral used as security.

Because of the dissolution, any claims against ALBERT FISHER FAMILY LIMITED PARTNERSHIP will be barred unless a proceeding to enforce the claim is commenced within three (3) years after this notice.

February 15, 2008 Vol. 33, No. 4

Rule Changes Since Update to Code of State Regulations

MISSOURI REGISTER

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—30 (2005) and 31 (2006). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number	Agency OFFICE OF ADMINISTRATION	Emergency	Proposed	Order	In Addition
1 CSR 10	State Officials' Salary Compensation Schedule				30 MoReg 2435
1 CSR 10-9.010	Commissioner of Administration		This Issue		
1 CSR 10-11.010	Commissioner of Administration		33 MoReg 5R		
1 CCD 10 11 020	Commission of Administration		33 MoReg 5		
1 CSR 10-11.020 1 CSR 10-11.030	Commissioner of Administration Commissioner of Administration		33 MoReg 7 33 MoReg 7		
1 CSR 30-2.010	Division of Facilities Management, Design and		33 Moreg 7		
1 CSR 30-2.020	Construction		32 MoReg 2467R		
1 CSR 30-2.020	Division of Facilities Management, Design and Construction		32 MoReg 2467R		
	Colisti uction		32 MoReg 2467R 32 MoReg 2468		
1 CSR 30-2.030	Division of Facilities Management, Design and				
	Construction		32 MoReg 2468R		
1 CCD 20 2 0 10	Dill (D W)		32 MoReg 2469		
1 CSR 30-2.040	Division of Facilities Management, Design and		22 M D 2470D		
	Construction		32 MoReg 2470R		
1 CSR 30-2.050	Division of Facilities Management, Design and		32 MoReg 2470		
1 CSR 30-2.030	Construction		32 MoReg 2473R		
	Collstituction		32 MoReg 2473 32 MoReg 2473		
1 CSR 30-3.010	Division of Facilities Management, Design and		32 WIORCG 2473		
1 CSK 30-3.010	Construction	L	32 MoReg 2473R		
	Construction		32 MoReg 2473 32 MoReg 2473		
1 CSR 30-3.020	Division of Facilities Management, Design and		32 Moreg 2173		
	Construction		32 MoReg 2474R		
			32 MoReg 2474		
1 CSR 30-3.025	Division of Facilities Management, Design and	l			
1 CSR 30-3.030	Construction Division of Facilities Management, Design and		32 MoReg 2476		
1 CSK 30-3.030	Construction		32 MoReg 2480R		
	Construction		32 MoReg 2481		
1 CSR 30-3.035	Division of Facilities Management, Design and		32 Moreg 2401		
1 0511 00 01000	Construction	•	32 MoReg 2483		
1 CSR 30-3.040	Division of Facilities Management, Design and				
	Construction		32 MoReg 2484R		
			32 MoReg 2484		
1 CSR 30-3.050	Division of Facilities Management, Design and				
	Construction		32 MoReg 2487R		
			32 MoReg 2487		
1 CSR 30-3.060	Division of Facilities Management, Design and				
	Construction		32 MoReg 2488R		
1 CCD 20 4 010	Dill CE W. M D.		32 MoReg 2488		
1 CSR 30-4.010	Division of Facilities Management, Design and		22 M.D., 2400D		
	Construction		32 MoReg 2489R		
1 CSR 30-4.020	Division of Facilities Management, Design and		32 MoReg 2490		
1 CSK 30-4.020	Construction	Į.	32 MoReg 2490R		
	Construction		32 MoReg 2490		
1 CSR 30-4.030	Division of Facilities Management, Design and		32 Moreg 2490		
1 CDR 50 1.050	Construction	•	32 MoReg 2492R		
			32 MoReg 2492		
1 CSR 30-4.040	Division of Facilities Management, Design and				
	Construction		32 MoReg 2493R		
			32 MoReg 2493		
1 CSR 30-5.010	Division of Facilities Management, Design and	l			
	Construction		32 MoReg 2495R		
			32 MoReg 2495		
1 CSR 50-1.010	Missouri Ethics Commission		32 MoReg 1906	33 MoReg 256	
1 CSR 50-2.015	Missouri Ethics Commission		32 MoReg 1906	33 MoReg 256	
1 CSR 50-2.020	Missouri Ethics Commission		32 MoReg 1907	33 MoReg 256	
1 CSR 50-2.060	Missouri Ethics Commission		32 MoReg 1907	33 MoReg 256	
1 CSR 50-2.070	Missouri Ethics Commission		32 MoReg 1907	33 MoReg 257	
1 CSR 50-2.080	Missouri Ethics Commission		32 MoReg 1908	33 MoReg 257	
1 CSR 50-2.090	Missouri Ethics Commission		32 MoReg 1908	33 MoReg 257	

Rule Number	Agency	Emergency	Proposed	Order	In Addition
1 CSR 50-2.150	Missouri Ethics Commission	<i>.</i>	32 MoReg 1908	33 MoReg 257	
1 CSR 70-1.010	Missouri Assistive Technology Advisory Cou	ncil	33 MoReg 194	33 WORCE 237	
	(Changed to 5 CSR 110-1.010)				
1 CSR 70-1.020	Missouri Assistive Technology Advisory Cou	ncil	33 MoReg 197		
	(Changed to 5 CSR 110-1.020)				
	DEPARTMENT OF AGRICULTURE				
2 CSR 90-30.040	Weights and Measures	This Issue			
2 CSR 110-2.010	Office of the Director	22 M D 211	32 MoReg 1909	22 M D 101	
2 CSR 110-3.010	Office of the Director	33 MoReg 311	32 MoReg 1170	33 MoReg 101	
	DEPARTMENT OF CONSERVATION				
3 CSR 10-4.130	Conservation Commission		32 MoReg 2129	33 MoReg 257	
3 CSR 10-5.205	Conservation Commission		32 MoReg 2129	33 MoReg 257	
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9 CSR 30-20.140	Division of Regulation and Licensure		32 MoReg 1321	33 MoReg 112	
9 CSR 30-20.142	Division of Regulation and Licensure		32 MoReg 1324	33 MoReg 112	
9 CSR 30-35.010	Division of Regulation and Licensure		32 MoReg 2070	33 MoReg 356	
O CSR 30-35.020	Division of Regulation and Licensure		32 MoReg 2072	33 MoReg 356	
CSR 40-7.040	Division of Maternal, Child and Family	22.17.75. 2020	22.14.75. 22.772		
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9 CSR 40-7.050	Division of Maternal, Child and Family	22 MaDan 2029	22 MaDan 2274		
9 CSR 40-7.060	Health Division of Maternal, Child and Family	32 MoReg 2028	32 MoReg 2374		
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9 CSR 73-2.090	Missouri Board of Nursing Home Administra		33 MoReg 344		
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) CSR	DEPARTMENT OF INSURANCE, FINAN Construction Claims Binding Arbitration Cap	ICIAL INSTITUTION		NAL REGISTRATION	32 MoReg 667 33 MoReg 150
) CSR	Medical Malpractice				30 MoReg 481 31 MoReg 616 32 MoReg 545
0 CSR 0 CSR	Sovereign Immunity Limits State Legal Expense Fund Cap				30 MoReg 108 30 MoReg 258 31 MoReg 201 33 MoReg 150 32 MoReg 668
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20 CSR 10-1.020	General Administration		32 MoReg 2255R		
20 CSR 10-2.100	General Administration		32 MoReg 2255		
20 CSR 10-2.200	General Administration		32 MoReg 2256		
20 CSR 10-2.300	General Administration General Administration		32 MoReg 2256		
20 CSR 10-2.400 20 CSR 10-2.500	General Administration General Administration		32 MoReg 2257 32 MoReg 2260		
20 CSR 10-2.300 20 CSR 10-3.100	General Administration		32 MoReg 2260		
20 CSR 10-3.200	General Administration		32 MoReg 2261		
20 CSR 10-3.300	General Administration		32 MoReg 2261		
20 CSR 10-3.900 20 CSR 10-4.100	General Administration General Administration		32 MoReg 2262 32 MoReg 2262		
20 CSR 10-4.100 20 CSR 10-4.200	General Administration		32 MoReg 2263		
20 CSR 10-4.300	General Administration		32 MoReg 2264		
20 CSR 10-4.400	General Administration		32 MoReg 2265		
20 CSR 10-4.500	General Administration		32 MoReg 2265		
20 CSR 100-1.010 20 CSR 100-1.020	Division of Consumer Affairs Division of Consumer Affairs		32 MoReg 2381 32 MoReg 2382		
20 CSR 100-1.020 20 CSR 100-1.040	Division of Consumer Affairs		32 MoReg 2382R		
20 CSR 100-1.050	Division of Consumer Affairs		32 MoReg 2382		
20 CSR 100-1.100	Division of Consumer Affairs		32 MoReg 2383		
20 CSR 100-1.200 20 CSR 100-2.100	Division of Consumer Affairs Division of Consumer Affairs		32 MoReg 2384 32 MoReg 2384		
20 CSR 100-2.100 20 CSR 100-2.200	Division of Consumer Affairs		32 MoReg 2385		
20 CSR 100-2.300	Division of Consumer Affairs		32 MoReg 2385R		
20 CSR 100-3.100	Division of Consumer Affairs		32 MoReg 2385		
20 CSR 100-4.010	Division of Consumer Affairs		32 MoReg 2386		
20 CSR 100-4.020 20 CSR 100-4.030	Division of Consumer Affairs Division of Consumer Affairs		32 MoReg 2386 32 MoReg 2387		
20 CSR 100-4.000 20 CSR 100-4.100	Division of Consumer Affairs		32 MoReg 2387		
20 CSR 100-5.010	Division of Consumer Affairs		32 MoReg 2388		
20 CSR 100-5.020	Division of Consumer Affairs		32 MoReg 2388		
20 CSR 100-6.100	Division of Consumer Affairs		32 MoReg 2389		
20 CSR 100-7.010 20 CSR 100-8.010	Division of Consumer Affairs Division of Consumer Affairs		32 MoReg 2390 32 MoReg 2390		
20 CSR 100-8.020	Division of Consumer Affairs		32 MoReg 2390		
20 CSR 100-8.040	Division of Consumer Affairs		32 MoReg 2391		
20 CSR 200-19.020	Insurance Solvency and Company Regulation		32 MoReg 2393		
20 CSR 200-19.050 20 CSR 200-19.060	Insurance Solvency and Company Regulation		32 MoReg 2394		
20 CSR 200-19.000 20 CSR 200-20.010	Insurance Solvency and Company Regulation Insurance Solvency and Company Regulation		32 MoReg 2396 32 MoReg 2505		
20 CSR 200-20.020	Insurance Solvency and Company Regulation		32 MoReg 2505		
20 CSR 200-20.030	Insurance Solvency and Company Regulation		32 MoReg 2505		
20 CSR 200-20.040	Insurance Solvency and Company Regulation		32 MoReg 2508		
20 CSR 200-20.050 20 CSR 200-20.060	Insurance Solvency and Company Regulation Insurance Solvency and Company Regulation		32 MoReg 2511 32 MoReg 2511		
20 CSR 400-2.065	Life, Annuities and Health		32 MoReg 2398		
20 CSR 400-4.050	Life, Annuities and Health		32 MoReg 2512		
20 CSR 400-4.100	Life, Annuities and Health		32 MoReg 2513		
20 CSR 400-4.110 20 CSR 400-4.120	Life, Annuities and Health Life, Annuities and Health		32 MoReg 2532 32 MoReg 2535		
20 CSR 400-4.120 20 CSR 400-5.305	Life, Annuities and Health		32 MoReg 2537		
20 CSR 400-5.310	Life, Annuities and Health		32 MoReg 2538		
20 CSR 500-5.020	Property and Casualty		32 MoReg 1397	33 MoReg 112W	
20 CSR 500-5.025	Property and Casualty		32 MoReg 1407	33 MoReg 115W	
20 CSR 500-5.026 20 CSR 500-5.027	Property and Casualty Property and Casualty		32 MoReg 1407 32 MoReg 1408	33 MoReg 119W 33 MoReg 122W	
20 CSR 500-3.027 20 CSR 600-1.030	Statistical Reporting	32 MoReg 1023	32 MoReg 1034	33 WIORCG 122W	
20 CSR 700-1.005	Licensing		33 MoReg 71		
20 CSR 700-1.010	Licensing		33 MoReg 72		
20 CSR 700-1.012 20 CSR 700-1.020	Licensing		33 MoReg 76		
20 CSR 700-1.020 20 CSR 700-1.025	Licensing Licensing		33 MoReg 76 33 MoReg 77		
20 CSR 700-1.030	Licensing		33 MoReg 77R		
20 CSR 700-1.040	Licensing		33 MoReg 77		
20 CSR 700-1.100	Licensing		33 MoReg 78		
20 CSR 700-1.110 20 CSR 700-1.140	Licensing		33 MoReg 80R 33 MoReg 80		
20 CSR 700-1.140 20 CSR 700-1.145	Licensing Licensing		33 MoReg 80 33 MoReg 82		
20 CSR 700-1.145 20 CSR 700-1.146	Licensing		33 MoReg 82		
20 CSR 700-1.147	Licensing		33 MoReg 85		
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20 CSR 700-1.152 20 CSR 700-2.005	Licensing		33 MoReg 91 33 MoReg 93		
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20 CSR 700-3.200	Licensing		33 MoReg 94		
20 CSR 700-4.100	Licensing		33 MoReg 96		
20 CSR 700-6.100	Licensing Licensing		33 MoReg 96		
20 CSR 700-6.150	Licensing		33 MoReg 97		

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20 CSR 700-6.160	Licensing		33 MoReg 97		
20 CSR 700-6.170	Licensing		33 MoReg 98		
20 CSR 700-6.200	Licensing		33 MoReg 98		
20 CSR 700-6.250	Licensing		33 MoReg 99		
20 CSR 700-6.300	Licensing		33 MoReg 99		
20 CSR 700-7.100 20 CSR 800-1.010	Licensing Administrative Procedures under the Insurance	Love	33 MoReg 99 32 MoReg 2074		
20 CSR 800-1.010 20 CSR 800-1.020	Administrative Procedures under the Insurance		32 MoReg 2074		
20 CSR 800-1.020 20 CSR 800-1.030	Administrative Procedures under the Insurance		32 MoReg 2075		
20 CSR 800-1.040	Administrative Procedures under the Insurance		32 MoReg 2076		
20 CSR 800-1.050	Administrative Procedures under the Insurance		32 MoReg 2077		
20 CSR 800-1.060	Administrative Procedures under the Insurance	Laws	32 MoReg 2078		
20 CSR 800-1.070	Administrative Procedures under the Insurance		32 MoReg 2078		
20 CSR 800-1.080	Administrative Procedures under the Insurance		32 MoReg 2079		
20 CSR 800-1.090	Administrative Procedures under the Insurance	Laws	32 MoReg 2080		
20 CSR 800-1.100 20 CSR 800-1.110	General Counsel Administrative Procedures under the Insurance	Louve	32 MoReg 2080 32 MoReg 2084		
20 CSR 800-1.110 20 CSR 800-1.120	Administrative Procedures under the Insurance		32 MoReg 2085		
20 CSR 800-1.130	Administrative Procedures under the Insurance		32 MoReg 2085		
20 CSR 800-1.140	Administrative Procedures under the Insurance		32 MoReg 2086		
20 CSR 800-2.010	General Counsel		32 MoReg 2086		
20 CSR 800-3.010	Administrative Procedures under the Insurance	Laws	32 MoReg 2087		
20 CSR 800-3.020	Administrative Procedures under the Insurance		32 MoReg 2088		
20 CSR 800-3.040	Administrative Procedures under the Insurance		32 MoReg 2089		
20 CSR 2030-6.015	Missouri Board for Architects, Professional Eng		This Issue		
20 CSR 2030-11.035	Professional Land Surveyors, and Landscape A Missouri Board for Architects, Professional Eng		This Issue		
20 CSK 2030-11.033	Professional Land Surveyors, and Landscape A		This Issue		
20 CSR 2030-21.020	Missouri Board for Architects, Professional Eng		11113 13340		
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20 CSR 2045-1.010	Athlete Agents		32 MoReg 1926	33 MoReg 274	
20 CSR 2060-1.010	State Board of Barber Examiners		32 MoReg 1586R	33 MoReg 125R	
20 CSR 2060-1.015	State Board of Barber Examiners		32 MoReg 1586R	33 MoReg 125R	
20 CSR 2060-1.030	State Board of Barber Examiners		32 MoReg 1586R	33 MoReg 126R	
20 CSR 2060-1.040	State Board of Barber Examiners		32 MoReg 1587R	33 MoReg 126R	
20 CSR 2060-2.015	State Board of Barber Examiners		32 MoReg 1587R	33 MoReg 126R	
20 CSR 2060-2.020 20 CSR 2060-2.030	State Board of Barbar Examiners		32 MoReg 1587R	33 MoReg 126R	
20 CSR 2060-2.030 20 CSR 2060-2.040	State Board of Barber Examiners State Board of Barber Examiners		32 MoReg 1587R 32 MoReg 1588R	33 MoReg 126R 33 MoReg 126R	
20 CSR 2060-2.050	State Board of Barber Examiners		32 MoReg 1588R	33 MoReg 127R	
20 CSR 2060-3.015	State Board of Barber Examiners		32 MoReg 1588R	33 MoReg 127R	
20 CSR 2060-4.015	State Board of Barber Examiners		32 MoReg 1589R	33 MoReg 127R	
20 CSR 2085-1.010	Board of Cosmetology and Barber Examiners		32 MoReg 1589	33 MoReg 127	
20 CSR 2085-2.010	Board of Cosmetology and Barber Examiners		32 MoReg 1592	33 MoReg 127	
20 CSR 2085-4.010	Board of Cosmetology and Barber Examiners		32 MoReg 1595	33 MoReg 128	
20 CSR 2085-4.020	Board of Cosmetology and Barber Examiners		32 MoReg 1598	33 MoReg 128	
20 CSR 2085-4.030	Board of Cosmetology and Barber Examiners		32 MoReg 1601	33 MoReg 128	
20 CSR 2085-4.040	Board of Cosmetology and Barber Examiners		32 MoReg 1605	33 MoReg 128	
20 CSR 2085-4.050 20 CSR 2085-4.060	Board of Cosmetology and Barber Examiners Board of Cosmetology and Barber Examiners		32 MoReg 1609 32 MoReg 1613	33 MoReg 128 33 MoReg 129	
20 CSR 2085-5.010	Board of Cosmetology and Barber Examiners Board of Cosmetology and Barber Examiners		32 MoReg 1616	33 MoReg 129	
20 CSR 2085-5.010 20 CSR 2085-5.020	Board of Cosmetology and Barber Examiners Board of Cosmetology and Barber Examiners		32 MoReg 1620	33 MoReg 129	
20 CSR 2085-5.020 20 CSR 2085-5.030	Board of Cosmetology and Barber Examiners		32 MoReg 1624	33 MoReg 130	
20 CSR 2085-5.040	Board of Cosmetology and Barber Examiners		32 MoReg 1628	33 MoReg 130	
20 CSR 2085-5.050	Board of Cosmetology and Barber Examiners		32 MoReg 1632	33 MoReg 130	
20 CSR 2085-6.010	Board of Cosmetology and Barber Examiners		32 MoReg 1636	33 MoReg 130	
20 CSR 2085-7.010	Board of Cosmetology and Barber Examiners		32 MoReg 1640	33 MoReg 130	
20 CSR 2085-7.020	Board of Cosmetology and Barber Examiners		32 MoReg 1645	33 MoReg 131	
20 CSR 2085-7.030	Board of Cosmetology and Barber Examiners		32 MoReg 1648	33 MoReg 131	
20 CSR 2085-7.040	Board of Cosmetology and Barber Examiners		32 MoReg 1652	33 MoReg 131	
20 CSR 2085-7.050	Board of Cosmetology and Barber Examiners		32 MoReg 1656	33 MoReg 131	
20 CSR 2085-8.010 20 CSR 2085-8.020	Board of Cosmetology and Barber Examiners		32 MoReg 1660 32 MoReg 1664	33 MoReg 131 33 MoReg 132	
20 CSR 2085-8.020 20 CSR 2085-8.030	Board of Cosmetology and Barber Examiners Board of Cosmetology and Barber Examiners		32 MoReg 1667	33 MoReg 132	
20 CSR 2085-8.040	Board of Cosmetology and Barber Examiners		32 MoReg 1671	33 MoReg 132	
20 CSR 2085-8.050	Board of Cosmetology and Barber Examiners		32 MoReg 1675	33 MoReg 132	
20 CSR 2085-8.060	Board of Cosmetology and Barber Examiners		32 MoReg 1678	33 MoReg 132	
20 CSR 2085-8.070	Board of Cosmetology and Barber Examiners		32 MoReg 1682	33 MoReg 133	
20 CSR 2085-8.080	Board of Cosmetology and Barber Examiners		32 MoReg 1686	33 MoReg 133	
20 CSR 2085-9.010	Board of Cosmetology and Barber Examiners		32 MoReg 1689	33 MoReg 133	
20 CSR 2085-9.020	Board of Cosmetology and Barber Examiners	<u> </u>	32 MoReg 1694	33 MoReg 133	
20 CSR 2085-9.030	Board of Cosmetology and Barber Examiners		32 MoReg 1700	33 MoReg 133	
20 CSR 2085-10.010	Board of Cosmetology and Barber Examiners		32 MoReg 1703	33 MoReg 134	
20 CSR 2085-10.020	Board of Cosmetology and Barber Examiners		32 MoReg 1709	33 MoReg 134	
20 CSR 2085-10.030	Board of Cosmetology and Barber Examiners		32 MoReg 1713	33 MoReg 134	
20 CSR 2085-10.040 20 CSR 2085-10.050	Board of Cosmetology and Barber Examiners Board of Cosmetology and Barber Examiners		32 MoReg 1716 32 MoReg 1720	33 MoReg 134 33 MoReg 135	
20 CSR 2085-10.060	Board of Cosmetology and Barber Examiners		32 MoReg 1720 32 MoReg 1724	33 MoReg 135	
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20 CSR 2085-11.020	Board of Cosmetology and Barber Examiners		32 MoReg 1738	33 MoReg 135	
20 CSR 2085-11.030	Board of Cosmetology and Barber Examiners		32 MoReg 1743	33 MoReg 136	
20 CSR 2085-12.010	Board of Cosmetology and Barber Examiners		32 MoReg 1747	33 MoReg 136	
20 CSR 2085-12.020	Board of Cosmetology and Barber Examiners		32 MoReg 1755	33 MoReg 136	
20 CSR 2085-12.030	Board of Cosmetology and Barber Examiners		32 MoReg 1760	33 MoReg 137	
20 CSR 2085-12.035	Board of Cosmetology and Barber Examiners		32 MoReg 1763	33 MoReg 137	
20 CSR 2085-12.040			32 MoReg 1767	33 MoReg 137	
20 CSR 2085-12.050 20 CSR 2085-12.060	Board of Cosmetology and Barber Examiners Board of Cosmetology and Barber Examiners		32 MoReg 1773 32 MoReg 1776	33 MoReg 137 33 MoReg 137	
20 CSR 2085-12.000 20 CSR 2085-12.070	Board of Cosmetology and Barber Examiners		32 MoReg 1770 32 MoReg 1780	33 MoReg 137 33 MoReg 138	
20 CSR 2085-12.070 20 CSR 2085-12.080			32 MoReg 1785	33 MoReg 138	
20 CSR 2085-12.090	Board of Cosmetology and Barber Examiners		32 MoReg 1765 32 MoReg 1790	33 MoReg 138	
20 CSR 2085-13.010	Board of Cosmetology and Barber Examiners		32 MoReg 1795	33 MoReg 138	
20 CSR 2085-13.020			32 MoReg 1798	33 MoReg 139	
20 CSR 2085-13.030			32 MoReg 1801	33 MoReg 139	
20 CSR 2085-13.040			32 MoReg 1804	33 MoReg 139	
20 CSR 2085-13.050	Board of Cosmetology and Barber Examiners		32 MoReg 1809	33 MoReg 140	
20 CSR 2085-13.060	Board of Cosmetology and Barber Examiners		32 MoReg 1813	33 MoReg 141	
20 CSR 2085-13.070	Board of Cosmetology and Barber Examiners		32 MoReg 1818	33 MoReg 141	
20 CSR 2085-13.080	Board of Cosmetology and Barber Examiners		32 MoReg 1825	33 MoReg 142	
20 CSR 2085-13.090	Board of Cosmetology and Barber Examiners		32 MoReg 1828	33 MoReg 142	
20 CSR 2085-13.100	Board of Cosmetology and Barber Examiners		32 MoReg 1831	33 MoReg 142	
20 CSR 2085-14.010	Board of Cosmetology and Barber Examiners		32 MoReg 1834 32 MoReg 1837	33 MoReg 143	
20 CSR 2085-14.020	Board of Cosmetology and Barber Examiners			33 MoReg 143 33 MoReg 143R	
20 CSR 2090-1.010 20 CSR 2090-2.010	State Board of Cosmetology State Board of Cosmetology		32 MoReg 1840R 32 MoReg 1840R	33 MoReg 143R	
20 CSR 2090-2.010 20 CSR 2090-2.020	State Board of Cosmetology State Board of Cosmetology		32 MoReg 1840R	33 MoReg 143R	
20 CSR 2090-2.020 20 CSR 2090-2.030	State Board of Cosmetology State Board of Cosmetology		32 MoReg 1840R	33 MoReg 143R	
20 CSR 2090-3.010	State Board of Cosmetology		32 MoReg 1841R	33 MoReg 144R	
20 CSR 2090-4.010	State Board of Cosmetology		32 MoReg 1841R	33 MoReg 144R	
20 CSR 2090-4.020	State Board of Cosmetology		32 MoReg 1841R	33 MoReg 144R	
20 CSR 2090-5.010	State Board of Cosmetology		32 MoReg 1842R	33 MoReg 144R	
20 CSR 2090-7.010	State Board of Cosmetology		32 MoReg 1842R	33 MoReg 144R	
20 CSR 2090-8.010	State Board of Cosmetology		32 MoReg 1842R	33 MoReg 145R	
20 CSR 2090-9.010	State Board of Cosmetology		32 MoReg 1842R	33 MoReg 145R	
20 CSR 2090-10.010	State Board of Cosmetology		32 MoReg 1843R	33 MoReg 145R	
20 CSR 2090-11.010	State Board of Cosmetology		32 MoReg 1843R	33 MoReg 145R	
20 CSR 2090-11.020	State Board of Cosmetology		32 MoReg 1843R	33 MoReg 145R	
20 CSR 2090-12.010	State Board of Cosmetology		32 MoReg 1844R	33 MoReg 145R	
20 CSR 2090-12.020 20 CSR 2090-12.040	State Board of Cosmetology State Board of Cosmetology		32 MoReg 1844R 32 MoReg 1844R	33 MoReg 146R 33 MoReg 146R	
20 CSR 2090-12.040 20 CSR 2090-12.050	State Board of Cosmetology State Board of Cosmetology		32 MoReg 1844R	33 MoReg 146R	
20 CSR 2090-12.060	State Board of Cosmetology		32 MoReg 1845R	33 MoReg 146R	
20 CSR 2090-12.070	State Board of Cosmetology		32 MoReg 1845R	33 MoReg 146R	
20 CSR 2090-12.080	State Board of Cosmetology		32 MoReg 1845R	33 MoReg 146R	
20 CSR 2090-12.090			32 MoReg 1846R	33 MoReg 147R	
20 CSR 2090-12.100	State Board of Cosmetology		32 MoReg 1846R	33 MoReg 147R	
20 CSR 2090-13.020	State Board of Cosmetology		32 MoReg 1846R	33 MoReg 147R	
20 CSR 2090-13.030			32 MoReg 1846R	33 MoReg 147R	
20 CSR 2090-13.040			32 MoReg 1847R	33 MoReg 147R	
20 CSR 2090-13.050			32 MoReg 1847R	33 MoReg 147R	
20 CSR 2090-13.060	State Board of Cosmetology		32 MoReg 1847R	33 MoReg 148R	
20 CSR 2090-13.070 20 CSR 2090-14.010	State Board of Cosmetology		32 MoReg 1847R 32 MoReg 1848R	33 MoReg 148R 33 MoReg 148R	
20 CSR 2090-14.010 20 CSR 2110-2.130	State Board of Cosmetology Missouri Dental Board		32 MoReg 1929	33 MoReg 146K 33 MoReg 274	
20 CSR 2110-2.161	Missouri Dental Board		32 MoReg 1929R	33 MoReg 274R	
20 CSR 2110-2.162	Missouri Dental Board		32 MoReg 1929R	33 MoReg 275R	
20 CSR 2120-2.060	State Board of Embalmers and Funeral Directors		<u> </u>	32 MoReg 2540	
20 CSR 2120-2.070	State Board of Embalmers and Funeral Directors			32 MoReg 2542	
20 CSR 2145-1.020	Missouri Board of Geologist Registration		32 MoReg 2545	-	
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20 CSR 2145-2.010	Missouri Board of Geologist Registration		32 MoReg 2549R		
20 CSR 2145-2.020	Missouri Board of Geologist Registration		32 MoReg 2549		
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20 CSR 2145-2.040 20 CSR 2145-2.050	Missouri Board of Geologist Registration Missouri Board of Geologist Registration		32 MoReg 2554		
20 CSR 2145-2.050 20 CSR 2145-2.051	Missouri Board of Geologist Registration		32 MoReg 2554		
20 CSR 2145-2.055	Missouri Board of Geologist Registration		32 MoReg 2558		
20 CSR 2145-2.060	Missouri Board of Geologist Registration		32 MoReg 2558		
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20 CSR 2145-2.080	Missouri Board of Geologist Registration		32 MoReg 2559		
20 CSR 2145-2.090	Missouri Board of Geologist Registration		32 MoReg 2559		
20 CSR 2145-2.100	Missouri Board of Geologist Registration		32 MoReg 2560		
20 CSR 2145-3.010	Missouri Board of Geologist Registration		32 MoReg 2560		

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20 CSR 2145-4.030	Missouri Board of Geologist Registration		32 MoReg 2561		
20 CSR 2150-1.015	State Board of Registration for the Healing Arts		33 MoReg 219		
20 CSR 2150-2.010 20 CSR 2150-2.030	State Board of Registration for the Healing Arts State Board of Registration for the Healing Arts		33 MoReg 219 33 MoReg 220		
20 CSR 2150-2.050 20 CSR 2150-2.050	State Board of Registration for the Healing Arts State Board of Registration for the Healing Arts		33 MoReg 220		
20 CSR 2150-2.063	State Board of Registration for the Healing Arts State Board of Registration for the Healing Arts		33 MoReg 221		
20 CSR 2150-2.065	State Board of Registration for the Healing Arts		33 MoReg 221		
20 CSR 2150-2.125	State Board of Registration for the Healing Arts		33 MoReg 222		
20 CSR 2150-2.153	State Board of Registration for the Healing Arts		33 MoReg 223		
20 CSR 2150-3.030	State Board of Registration for the Healing Arts		33 MoReg 224		
20 CSR 2150-3.040	State Board of Registration for the Healing Arts		33 MoReg 224		
20 CSR 2150-3.050	State Board of Registration for the Healing Arts		33 MoReg 225		
20 CSR 2150-3.150	State Board of Registration for the Healing Arts		33 MoReg 225		
20 CSR 2150-3.180	State Board of Registration for the Healing Arts		33 MoReg 225		
20 CSR 2150-3.201	State Board of Registration for the Healing Arts		33 MoReg 226		
20 CSR 2150-3.202	State Board of Registration for the Healing Arts		33 MoReg 226		
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Executive Orders	Subject Matter	Filed Date	Publication
	<u>2008</u>		
ΛΩ Λ1	Establishes the past of Missauri Post I surgets	January 9, 2009	This Issue
08-01 08-02	Establishes the post of Missouri Poet Laureate Acitvates the Missouri State Emergency Operations Plan in the aftermath of	January 8, 2008	This Issue
00-02	severe weather that began on January 7, 2008	January 11, 2008	This Issue
08-03	Activates the state militia in response to the aftermath of severe storms	, ,	
	that began on January 7, 2008	January 11, 2007	This Issue
	<u>2007</u>		
07-01	Authorizes Transportation Director to temporarily suspend certain commercia	1	
	motor vehicle regulations in response to emergencies	January 2, 2007	32 MoReg 295
07-02	Declares that a State of Emergency exists in the State of Missouri, directs tha		22.14.15. 200
07-03	the Missouri State Emergency Operations Plan be activated	January 13, 2007	32 MoReg 298
07-03	Directs the Adjutant General call and order into active service such portions of the organized militia as he deems necessary to aid the executive officials of	01	
	Missouri, to protect life and property, and to support civilian authorities	January 13, 2007	32 MoReg 299
07-04	Vests the Director of the Missouri Department of Natural Resources with full		02 Morteg 255
	discretionary authority to temporarily waive or suspend the operation of any		
	statutory or administrative rule or regulation currently in place under his		
	purview in order to better serve the interest of public health and safety durin		22.16.75
07.05	the period of the emergency and subsequent recovery period	January 13, 2007	32 MoReg 301
07-05	Transfers the Breath Alcohol Program from the Missouri Department of Heal and Senior Services to the Missouri Department of Transportation	January 30, 2007	32 MoReg 406
07-06	Transfers the function of collecting surplus lines taxes from the Missouri	January 30, 2007	32 Moreg 400
07 00	Department of Insurance, Financial Institutions and Professional Registration	1	
	to the Department of Revenue	January 30, 2007	32 MoReg 408
07-07	Transfers the Crime Victims' Compensation Fund from the Missouri	•	
	Department of Labor and Industrial Relations to the Missouri Department of		
07.00	Public Safety	January 30, 2007	32 MoReg 410
07-08	Extends the declaration of emergency contained in Executive Order 07-02 and the terms of Executive Order 07-04 through May 15, 2007, for continuing	1	
	cleanup efforts from a severe storm that began on January 12	February 6, 2007	32 MoReg 524
07-09	Orders the Commissioner of Administration to take certain specific cost	1001441 9 0, 2007	32 Workey 32 i
	saving actions with the OA Vehicle Fleet	February 23, 2007	32 MoReg 571
07-10	Reorganizes the Governor's Advisory Council on Physical Fitness and	·	
	Health and relocates it to the Department of Health and Senior Services	February 23, 2007	32 MoReg 573
07-11	Designates members of staff with supervisory authority over selected state	E.1 02 2007	22 M D 576
07-12	agencies Orders agencies to support measures that promote transparency in health care	February 23, 2007 March 2, 2007	32 MoReg 576 32 MoReg 625
07-12	Orders agencies to support measures that promote transparency in health care Orders agencies to audit contractors to ensure that they employ people who	Wiaicii 2, 2007	32 Moreg 023
0, 10	are eligible to work in the United States, and requires future contracts to contain		
	language allowing the state to cancel the contract if the contractor has knowi		
	employed individuals who are not eligible to work in the United States	March 6, 2007	32 MoReg 627
07-14	Creates and establishes the Missouri Mentor Initiative, under which up to 200		
	full-time employees of the state of Missouri are eligible for one hour per wee	ek	
	of paid approved work to mentor in Missouri public primary and secondary schools up to 40 hours annually	April 11, 2007	32 MoReg 757
07-15	Gov. Matt Blunt increases the membership of the Mental Health	April 11, 2007	32 Moreg 131
0, 10	Transformation Working Group from eighteen to twenty-four members	April 23, 2007	32 MoReg 839
07-16	Creates and establishes the Governor's "Crime Laboratory Review Commission		
	within the Department of Public Safety	June 7, 2007	32 MoReg 1090
07-17	Gov. Matt Blunt activates portions of the Missouri National Guard in response		22.14 = 2.11
07.10	to severe storms and potential flooding	May 7, 2007	32 MoReg 963
07-18	Gov. Matt Blunt declares a State of Emergency and directs the Missouri State		
	Emergency Operations Plan be activated in response to severe storms that began May 5	May 7 2007	32 MoRea 065
07-19	Gov. Matt Blunt authorizes the departments and agencies of the Executive	May 7, 2007	32 MoReg 965
V/ 1/	Branch of Missouri state government to adopt a program by which employee	S	
	may donate a portion of their annual leave benefits to other employees who has		
	experienced personal loss due to the 2007 flood or who have volunteered in		
	a flood relief	May 7, 2007	32 MoReg 967

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Orders	Subject Matter	Filed Date	Publication	
07-20	Gov. Matt Blunt gives the director of the Department of Natural Resources the			
	authority to suspend regulations in the aftermath of a flood emergency	May 7, 2007	32 MoReg 969	
07-21	Orders agencies to evaluate the performance of all employees pursuant to the			
	procedures of the Division of Personnel within the Office of Administration a			
	that those evaluations be recorded in the Productivity, Excellence and Results			
	for Missouri (PERforM) State Employee Online Appraisal System	July 11, 2007	32 MoReg 1389	
07-22	Declares a State of Emergency and directs the Missouri State Emergency			
	Operations Plan to be activated due to severe weather that began on			
	June 4, 2007	July 3, 2007	32 MoReg 1391	
07-23	Activates the state militia in response to the aftermath of severe storms that			
	began on June 4, 2007	July 3, 2007	32 MoReg 1393	
07-24	Orders the Commissioner of Administration to establish the Missouri Account	ability		
	Portal as a free Internet-based tool allowing citizens to view the financial transactions			
	related to the purchase of goods and services and the distribution of funds for	r		
	state programs	July 11, 2007	32 MoReg 1394	
07-25	Declares that a State of Emergency exists in the State of Missouri and directs	,		
	that the Missouri State Emergency Operations Plan be activated	August 24, 2007	32 MoReg 1902	
07-26	Creates a Director/Administrator level multi-agency task force to address the			
	concerns associated with feral hogs	August 30, 2007	32 MoReg 1904	
07-27	Declares a drought alert for the counties of Bolinger, Butler, Cape Girardeau,	11agast 20, 2007	32 Moreg 1901	
o, 2 ,	Carter, Dunklin, Franklin, Iron, Jefferson, Madison, Mississippi, New			
	Madrid, Pemiscot, Perry, Reynolds, Ripley, St. Charles, St. Francois, St.			
	Louis, Ste. Genevieve, Scott, Stoddard, Washington, and Wayne	September 7, 2007	32 MoReg 2035	
07-28	The Executive Order denoted 05-16 is hereby rescinded	September 10, 2007	32 MoReg 2037	
07-28	Amends the membership and the duties of the Governor's Advisory	September 10, 2007	32 Mokeg 2037	
07-27	Council on Aging	September 17, 2007	22 MoDog 2029	
07-30	Lists members of staff having supervisory authority over departments,	September 17, 2007	32 MoReg 2038	
07-30		Contember 12 2007	22 MaDag 2041	
07.21	divisions or agencies	September 13, 2007	32 MoReg 2041	
07-31	Creates the Rural High-Speed Internet Access Task Force to deal with the	0 1 10 2007	22 M D 2217	
07.22	lack of high-speed Internet access in rural Missouri communities	October 10, 2007	32 MoReg 2217	
07-32	Declares that state offices will be closed on Friday, November 23, 2007	October 23, 2007	32 MoReg 2339	
07 33	Declares that state offices will be closed on Monday December 24, 2007	December 4, 2007	33 MoReg 185	
07-34	Declares a state of emergency and directs the Missouri State Emergency			
	Operations Plan to be activated due to severe weather that began on			
	December 8, 2007	December 9, 2007	33 MoReg 186	
07-35	Activates the state militia in response to the aftermath of severe storms			
	that began on December 8, 2007	December 9, 2007	33 MoReg 188	
07-36	Gives the director of the Department of Natural Resources the authority			
	to suspend regulations in the aftermath of severe weather that began on			
	December 8, 2007	December 10, 2007	33 MoReg 190	
Emergency	Declares an emergency concerning damage to and danger of			
Declaration	the Jefferson Street Overpass, also known as State Bridge No. A1308,			
	in Jefferson City and directs the Emergency Declaration to continue			
	until the overpass has been removed and replaced	December 10, 2007	33 MoReg 192	
07-37	Designates members of staff with supervisory authority over selected state			
3, 0,	agencies	December 26, 2007	33 MoReg 317	
07-38	Extends Executive Order 07-01 through January 1, 2009	December 29, 2007	33 MoReg 319	
07-39	Extends Executive Orders 07-34 and 07-36 through February 15, 2008	December 28, 2007	33 MoReg 321	
31 37	Extends Extend of Orders of Stand of So unough restainty 13, 2000	200111001 20, 2007	33 MORES 321	

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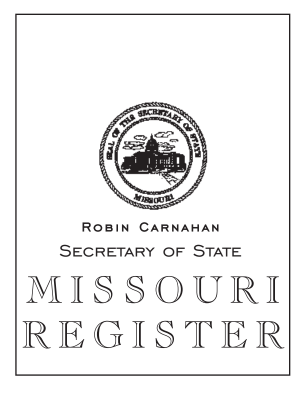
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